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राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश शासन द्वारा प्रकाशित

खंड	VI]	शिमला, शनिवार, 20 दिसम्बर, 1958/29 त्रप्रहायण, 1880	[संख्या 51
		विषय-सूची	
भाग	1	वैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के उप-राज्यपाल और बृहिशल कमिश्नरण कोर्ट द्वारा ग्रधिमूचनाएं इत्यादि	977—983
भाग	2	वैधानिक नियमों को छोड़ कर विभिन्न विभागों के श्रष्यक्षों श्रीर जिला मैजिस्ट्रेटों द्वारा श्रविसूचनाएं इत्यादि	983984
भाग	3	वैधानिक नियम तथा हिमाचल प्रदेश के उप-राज्यपाल, जुडिशल कमिश्नरअ कोर्ट, फाइनेन्शल कमिश्नर, कमिश्नर आफ़ इन्कम-टैक्स तथा क्षेत्रीय परिषद द्वारा अधिसूचित आदेश इत्यादि	985—986
भाग	4	स्थानीय स्वायत्त शासन : म्यूनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटीफाइड ग्रीर टाउन एरिया तथा पंचायत विभाग	-
भाग	5	वैयक्तिक बिधसूचनाएं भौर विज्ञापन	986 –9 98
भाग	6	भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन	_
भाग	7	मारतीय निर्वाचन ग्रायोग (Election Commission of India) को वैधानिक ग्रधिसूचनाएं तथा	
	ł	भ्रन्य निर्वाचन सम्बन्धी भ्रषिसूचनाएं	
_		श्रनुषूरक	999-1000

तारीख 20 दिसम्बर, 1958/29 अग्रहायण, 1880 को ममाप्त होने वाले मप्ताह में निम्नलिखित ''ग्रमाधारण राजपत्र. हिमाचल प्रदेश'' प्रकाशित हुए:—

विज्ञप्ति की संख्या	विभाग का नाम	विषय
No. 1&S. 15(Loans)-250/56, dated 10th December 1958. No. CS. 92-20/57-III, dated 2nd December, 1958.	Industries Department Co-operative Department	The Himachal Pradesh State Aid to Industries Rules, 1958. The Himachal Pradesh Co-operative Societies Rules, 1958.

भाग 1—वैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के उप-राज्यपाल और जुडिशल कमिश्नरज कोर्ट द्वारा अधिसूचनाएं इत्यादि

HIMACHAL PRADESH ADMINISTRATION

APPOINTMENT DEPARTMENT

NOTIFICATIONS

Simla-4, the 11th December, 1958/20th Agrahayana, 1880

No. Apptt. 1-1011/57.—The Lieutenant Governor, Himachal Pradesh, is pleased to allow Shri Narbir Singh, Compensation Officer, Mahasu to cross the efficiency

bar in the Extra Assistant Commissioner's scale of Rs. 250-25-300/30-510/30-600/40-800/50-850 at the stage of Rs. 300 raising his pay to Rs. 330 per month with effect from the 21st October, 1958.

Simla-4, the 12th December, 1958/21st Agrahayana, 1880

No. Apptt. 1-831/57.—On a further request of the Himachal Pradesh Territorial Council, the Lieutenant Governor, Himachal Pradesh in exercise of the powers

vested in him under F.R. 110(c) of the P&T compilation of the Fundamental and Supplementary Rules, is pleased to sanction ex-post-facto the continued deputation of the following officers for a further period upto the 31st August, 1958 on the same terms and conditions as specified in this Administration Notification of even number, dated the 7th June, 1958:-

- 1. Shri Udham Singh, Executive Engineer, B&R Division, Chamba.
- Shri Narain Dass, District Medical Officer, Mandi.
- Harish Chandra, 1st Magistrate Class. Kasumpti (Mahasu district).

K. N. CHANNA, I.A.S., Chief Secretary.

As Principal Officer

As Principal Officer

As Assistant Secretary.

Incharge of Health

ing.

Services.

Incharge of Engineer-

SECRETARIAT ADMINISTRATION DEPARTMENT

NOTIFICATION

Simla-4, the 9th December, 1958/18th Agrahayana, 1880

No. SAD. 25-726/58.—The Lieutenant Governor, Himachal Pradesh, is pleased to declare the following days of the year 1959 as public holidays for Himachal Pradesh:—

Date

Name of holiday	Gregorian	Nation	nal	Day of the week	No. of holidays
nonday 1	Calendar 2	Calend 3		4	5
New Year's Day.				. Thursday	1
Singh's	id 16th Janua	ry Pausa 26,	-do-	Friday	1
birthday. Republic Day.	26th Janua	ry Magha 6,	-do-	Monday	1
Basant Panchami.	12th Febru	ary Magha 23	, -do-	Thursday	1
Himachal Swatantrat Sangram Divas.	Ibth a February.	Magha 29,	-do-	Thursday	1
Guru Ravi Dass's birthday.	23rd Februar	y Phalguna 4	, -do-	Monday	1
Shivratri	7th March	Phalguna 16	, -do-	Saturday	1
Holi	24th March	Chaitra 3, 1	881 S.E.	Tuesday	1
	27th March		-do-	Friday	1
Id-Ul-Fiter	10th April	Chaitra 20,	-do-	Friday	1
Baisakhi	13th April	Chaitra 23.	-do-	Monday	1
Himachal Day.	15th April	Chaitra 25,	-do-	Wednesday	ī
Ram Navmi	17th April	Chaitra 27,	-do-	Friday	1
Mahavir Jayanti.	21st April	Baisakha 1,	-do-	Tuesday	Ī
Budh Purnima.	22nd May	Jaistha 1,	-do-	Friday	1
Id-Ul-Zuha	18th June	Jaistha 28,	-do-	Thursday	1
Muharram	17th July	Asadha 26,	-do-	Friday	1
	e 15th August		-do-	Saturday	Ĩ
Raksha Bandhan.	18th August	Sravana 27,	-do-	Tuesday	1
Janma . Ashtami.	26th August	Bhadra 4,	-do-	Wednesday	1
Miladun- Nabi.	16th Septem- ber.		-do-	Wednesday	1
Mahatma Gandhi's birthday.	2nd October	Asvina 10,	-do-	Friday	1
Dussehra	8th to 13th October.	Asvina 16 to 21,	-do-	Thursday to Tuesday	6
Maharishi Balmiki's birthday,	16th October		-do-	Friday	1
Diwali	31st October and 1st November.	Kartika 9 and 10	-do-	Saturday and Sunday	2
Tika	2nd Novem- ber.	Kartika 11,	-do-	Monday	1
Guru Nanak Dev's birthday.	15th Novem- ber.	Kartika 24,	-do-	Sunday	1
Christmas	25th Decem-	Pausa 4,	-do-	Friday	1

^{2.} The Lieutenant Governor, is further pleased to declare that Juma-tul-Vida falling on Friday, the 3rd April, Chaitra 13, 1881 S.E. shall be sectional holiday for Muslim employees only.

Total

Day.

ber.

3. The Lieutenent Governor is also pleased to order that the Heads of Offices shall, at their discretion, grant three holidays, in the calendar year 1959, on occasions of important fairs and festivals peculiar to the places where they are celebrated.

K. N. CHANNA, 1.A.S., Chief Secretary.

CO-OPERATIVE DEPARTMENT

NOTIFICATION

Simla-4, the 12th December, 1958/21st Agrahayana, 1880 No. Co-op. 5-323/58.— -Consequent upon the recom-

mendation the Union Public Commission vide their letter No. F-1/757(126)/58-R(D), dated the 27th November, 1958, the Lieutenant Governor, Himachal Pradesh is pleased to appoint Shri Murli Dhar Singh as officiating District Co-operative and Supplies Officer, Bilaspur in the Co-operative Department, Himachal Pradesh Administration against the temporary post of District Co-operative and Supplies Officer in the scale of Rs. 250-25-550/25-750 from the date he actually takes Bilaspur upto 28th February, 1959, in the first over at instance.

By order,

P. C. SAXENA, I.A.S.,

Secretary.

FOREST DEPARTMENT

NOTIFICATIONS

Simla-4, the 3rd December, 1958/12th Agrahayana, 1880

2 of this 12-252/58.—Para Department Notification No. Ft. 45-84/56, dated the 5th August, 1958 may please be substituted by the following:-

"(2) Shri S. C. Gaur, on relief by Shri P. N. Deogun, is transferred and posted as Officer on Special Duty in the Office of the Chief Conservator of Forests, Himachal Pradesh at Simla from 17th September, 1958, till further orders.

Simla-4, the 9th December, 1958/18th Agrahayana, 1880 :

No. Ft. 12-330/57.- In supersession of this Department Notification of even number, dated the 18th May, 1958, the Lieutenant Governor, Himachal Pradesh, on the recommendation of the Departmental Promotion Committee, has been pleased to promote the following Forest Rangers temporarily the order given below as Himachal Pradesh Forest Service Class II Officers in the scale of Rs. 250-25-550/25-750, with effect from 1st May,

Shri Dharam Chand } vice Sarvshri D.D. Sharma Shri Bhim Singh R. C. Datta, Durga Parshad Shri Ishar Datt

1958, on the posts shown vacant against them:-

- 5.
- Shri V. M. Mohan Shri H. P. Sharma
- Satya Vrat, Nagar Mal, B. S. Parmar and Sant Ram Shri Sohan Singh Shri Govind Ram Offg. in Class I posts in the Forest Department. From
- Shri S. R. Mason

1-5-1958

- One post vacant in Class 1 Shri T. S. Patyal vice Shri Lokindra Singh Offg. in Class I.
 - Shri Baldev Singh
- vice Shri Govind Ram (at S. No. 5 who is on deputation with the Development

the date Shri V. M. Mohan took over as Botanist at Nichar he will be shown against that post.

- Department. Reversion when due will be on the basis of the juniority.
- The original orders regarding appointment of Sarvshri Dharam Chand, H. P. Sharma and T. S. Patyal contained in later Himachal Pradesh Government No. Ft.29-117/48, dated 25th January, 1958 and No. Ft. 45-61/54, dated 9th February, 1955 are hereby cancelled with immediate effect and there officers are absorbed in the above arrangement with effect from

Simla-4, the 13th December, 1958/22nd Agrahayana, 1880

No. Ft. 45-84/56.—Consequent upon the expiry of the period of re-employment of Sarvshri P. N. Deogan and R. S. Chopra, Conservators of Forests Sirmur and Simla circles, on the 31st of December, 1958, the Lieutenant Governor, Himachal Pradesh is pleased to make the following promotions and transfers:—

 Shri S. C. Gaur, P.F.S., (1) at present Officer-on-Special Duty in the office of the Chief Conservator of Forests is appointed to officiate as Conservator of Forests, Sirmur circle as a temporary measure

vice Shri P. N. Deogan.

- Shri V. Raina, P.F.S., (I) at present D.F.O. Simla Division is appointed to officiate as Conservator of Forests, Simla circle as a temporary measure vice Shri R. S. Chopra.
- In the vacancy caused by the promotion of Shri V. Raina, Shri J. N. Mullick, P.F.S., (I) at present D.F.O. Mandi Division is posted as D.F.O. Simla Division.
- In the vacancy caused by the transfer of Shri J. N. Mullick, Shri Dharam Chand, P.F.S., (II) is posted as D.F.O., Mandi Division.

By order.

RAJ KUMAR, I.A.S.,

Secretary.

HOME DEPARTMENT

NOTIFICATION

Simla-4, the 12th December, 1958/21st Agrahayana, 1880

No. H. 28-209/57.—In suppersession of this Administration Notification of even number, dated the 1st December, 1958 the Lieutenant Governor. Himachal Pradesh is pleased to sanction 30 days earned leave subject to title to Shri Surinder Nath, officiating Deputy Superintendent of Police, Chini, with effect from 29th December. 1958 to 27th January, 1959 (Both days inclusive).

By order.

BEAS DEV.

Under Secretary.

MEDICAL DEPARTMENT

NOTIFICATION

Simla-4, the 10th December. 1958/19th Agrahayana, 1880

No. M. 19-475/57.—In last line of this Administration's Notification No. M. 19-475/57, dated the 8th July, 1958, according approval to Dr. Inderjeet Singh, holding additional charge of the post of Medical Officer Incharge, L.C.G. Team, the words '6th February, 1958' may be substituted for '5th February, 1958'.

P. N. VASESI, Under Secretary.

PLANNING AND DEVELOPMENT DEPARTMENT

NOTIFICATION

Simla-4, the 11th December, 1958/20th Agrahayana, 1880

No. D. 108-378/53-II.—The Lieutenant Governor. Himachal Pradesh is pleased to sanction 57 days earned leave to Shri V. R. Kulkarni, Principal Extension Training Centre, Mashobra, with effect from 15th December, 1958 with permission to prefix Sunday falling on 14th December, 1958 subject to verification of title by the Accountant General Punjab.

By order,

RAJ KUMAR, I.A.S., Secretary.

PUBLIC WORKS DEPARTMENT

NOTIFICATIONS

Simla-4, the 13th December, 1958/22nd Agrahayana, 1880 No. PWE. 136-6/57-77028-32.—Sixty days earned leave from 15-12-1958 to 12-2-1959 with permission to prefix Sunday on 14th December. 1958, is hereby sanctioned to Shri Prakash Chandra, Personal Assistant to the Chief Engineer, Himachal Pradesh, Public Works Department, Simla.

He will hand over the charge of his post to Shri Ram Niwas, Assistant Engineer (P&D) Irrigation while proceeding on leave.

Simla-4, the 15th December, 1958/24th Agrahayana, 1880

No. PWE 77175-81.—Shri B. D. Goal, Assistant Engineer, Bilaspur Sub-Division No. III took over the charge of Bilaspur Sub-Division No. I from Shri H.L. Metha, Assistant Engineer on the forenoon of 13th November, 1958.

J. MUKAND, Secretary.

REVENUE DEPARTMENT

NOTIFICATIONS

Simla-4, the 7th November, 1958/16th kartika, 1880

No. R. 22-799/57.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh, that the land is required to be taken by the Government at public expense for a public purpose, namely for the construction of family quarters for the Public staff, it is hereby declared that the land described in the specification below is required for the above purpose.

- 2. This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern, and under the provisions of section 7 of the said Act, the Collector Mahasu district, is hereby directed to take order for the acquisition of the said land.
- A plan of the land may be inspected in the office of the Collector Mahasu district, Kasumpti.

SPECIFICATION

District: MAHASU Tehsil: CHOPAL

		Aı	ea.
Village 1	Khasra No.	Big.	Bis.
BODHANA	632/101	3	0

Simla-4, the 11th December, 1968/20th Agrahayana, 1880

No. R. 81-166/49.—The Financial Commissoner. Himachal Pradesh, is pleased to retire Shri Hira Chand officiating Tehsildar. Chopal with effect from 12th January, 1959, the date of his superannuation.

Simla-4, the 14th November, 1958/23rd Kartika, 1880

No. R. 24-1005/58.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh, that land is likely to be required to be taken by the Government at the public expense for a public purpose, namely for the extension of the Raisin Grape Research Station, Chini, it is hereby notified that the land in the locality described below is likely to be required for the above purpose.

- This Notification is made under the provisions of section 4 of the Land Acquisition Act. 1894, as applied to Himachal Pradesh to all whom it may concern.
- 3. In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor, is pleased to authorise the Officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.
- 4. Any person interested who has any objection to the acquisition of any land in the locality may, within thirty days of the publication of this Notification file

an objection in writing before the Collector, Mahasu district, Kasumpti.

SPECIFICATION

District: MAHASU

Tehsil: CHINI

			rea
Village I	Khasra No.	Big.	Bis 4
KHAWANGI	589	 5	5
	591	4	17
	592	4	11
	590	6	
	594	6	9
	595	6	5
	598	6	5 9 5 2 10
	814/593	2	10
	815/593	8	13
	592	11	6
	597	7	17
	599	3	18
	Total	 73	18

Simla-4, the 14th November, 1958/23rd Kartika, 1880

No. R. 24-1006/58.—Whereas it appears to the Lieutenant Governor. Himachal Pradesh, that land is likely to be required to be taken by the Government at the public expense for a public purpose, namely for the establishment of Crop Research Sub-Station at Bhangrotu, it is hereby notified that the land in the described below is likely to be required for the above purpose.

2. This Notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, as applied to Himachal Pradesh to all whom it may concern.

3. In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor, is pleased to authorise the Officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

4. Any person interested who has any objection to the acquisition of any land in the locality may, within thirty days of the publication of this Notification file an objection in writing before the Collector, Mandi district, Mandi.

SPECIFICATION

District N	MANDI	Tehsil:	SA	ADA	R
Village	Khasra No.		n:	Ar	
1			Big.		Bisw
	2		3	4	5
BHANGROTU	51		0	5	11
	52		ŏ	6	9
	55		ŏ	6	
	56		3	4	15
	59		ĭ	ō	12 5 5
	57		4	7	14
	60		0		
	58	•	5	14	1
	53			7	16
			1	15	18
	54		0	18	3
	61		3	7	16
	66 min.		1	3	0
	66 min.		Ō	3	11
	62		1	16	7
	63				
	05		0	10	0
	Total		25	7	8 .

Simla-4, the 14th November, 1958/23rd Kartika, 1880

No. R. 24-941/58.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh, that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose namely for the construction of Mandi-Barot road, it

- is hereby notified that land in the locality described below is likely to be acquired for the above purpose.
- 2. This Notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, to all whom it may concern.
- 3. In exercise of the powers conferred by the aforesaid section the Lieutenant Governor, Himachal Pradesh, is pleased to authorise the Officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.
- 4. Any person interested who has any objection to the acquisition of the said land in the locality may, within thirty days of publication of this Notification file an objection in writing before the Collector of Land Acquisition, Public Works Department, Mandi district, Mandi.

Area 1 2 3	, , , , , , , , , , , , , , , , , , ,		CDI	ECIF	CATION			
Khasra No. Big. Bis. Bisw. 1	District:	MA				SAD	AR	
1 2 3 4 35/1 0 1 1 Village: PURANI MANDI 198/36/1 0 6 (OLD MANDI). 199 0 2 1 228/67 mm. 0 2 1 290 0 1 8 228/67 mm. 0 2 201 0 3 0 243/227/1 0 8 197/36/1 0 4 14 242/227/1 mm. 0 5 200 0 4 0 242/227/1 mm. 0 5 51/1 min. 0 9 3 66 0 1 1 51/1 min. 0 2 0 49/1 mm. 0 0 1 51/1 min. 0 2 0 49/1 mm. 0 0 1 52/1 0 3 16 49/1 min. 0 2 54/1 min. 0 7 10 276/162/1/1 0 0 252/1 0 5 9 276/162/1/2 1 8 54/1 min. 0 1 0 278/176/1/1 0 10 48 min. 0 4 12 2 min. 0 11 1 48 min. 0 4 12 2 min. 0 11 1 48 min. 0 1 0 215/63/1 0 3 53/1 min. 0 6 4 215/63/2 0 0 10 68 0 1 13 1/1 min. 0 5 6 55/1 min. 0 1 0 216/63 0 3 55/1 min. 0 1 10 216/63 0 3 65/1 min. 0 1 10 216/63 0 3 65/1 min. 0 1 0 43/1 0 2 69/1 min. 0 1 0 31/1 0 1 18 69/1 min. 0 1 0 31/1 0 1 18 69/1 min. 0 1 0 31/1 0 1 18 70/1 0 3 19 31/2 0 0 6 77/1 0 4 0 31/3 0 5 7 33 min. 0 6 13 74/1 0 0 11 72/1 0 2 0 8/1 min. 0 17 72/1 0 2 2 8/1 min. 0 5	Vhuona No	Dia			1	2	3	4
35/1 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		Dig.			41/1	-0	3	3
Village: PURANI MANDI								12
52/1	Village: PUF	INAS	MA	NDI				6
52/1						0	2	18
52/1	(,		228/67 min.	0	2	19
52/1	279/176/2/1	0	1	18			3	15
52/1		0	1	8	228/67 min.	0	2	0
52/1		3			243/227/1		8	2
52/1 0 3 16 49/1 min. 0 2 54/1 min. 0 7 10 276/162/1/1 0 0 255/1 0 5 9 276/162/1/2 1 8 54/1 min. 0 1 0 278/176/1/1 0 10 48 min. 0 4 12 2 min. 0 11 14 48 min. 0 1 0 215/63/1 0 3 53/1 min. 0 6 4 215/63/2 0 0 16 68 0 1 13 1/1 min. 0 5 6 53/1 i C 2 9 2 min. 0 8 55/1 min. 0 1 0 216/63 0 3 65/1 min. 0 1 10 216/63 0 3 65/1 min. 0 1 0 43/1 0 2 66/1 min. 0 1 0 43/1 0 2 69/1 min. 0 15 5 235/203/96/1 0 4 68/1 min. 0 1 0 31/1 0 1 70/1 0 3 19 31/2 0 0 6 77/1 0 4 0 31/3 0 5 33 min. 0 6 13 74/1 0 0 10 77/1 0 4 0 31/3 0 5 33 min. 0 6 13 74/1 0 0 11 77/1 0 2 0 8/1 min. 0 11 77/1 0 2 0 8/1 min. 0 17/1 0 2 6/1 min. 0 1 18 77/1 0 2 0 8/1 min. 0 17/1 0 2 6/1 min. 0 1 18 77/1 0 2 2 8/1 min. 0 5		0					5	ī
52/1 0 3 16 49/1 min. 0 2 54/1 min. 0 7 10 276/162/1/1 0 0 255/1 0 5 9 276/162/1/2 1 8 54/1 min. 0 1 0 278/176/1/1 0 10 48 min. 0 4 12 2 min. 0 11 14 48 min. 0 1 0 215/63/1 0 3 53/1 min. 0 6 4 215/63/2 0 0 16 68 0 1 13 1/1 min. 0 5 6 53/1 i C 2 9 2 min. 0 8 55/1 min. 0 1 0 216/63 0 3 65/1 min. 0 1 10 216/63 0 3 65/1 min. 0 1 0 43/1 0 2 66/1 min. 0 1 0 43/1 0 2 69/1 min. 0 15 5 235/203/96/1 0 4 68/1 min. 0 1 0 31/1 0 1 70/1 0 3 19 31/2 0 0 6 77/1 0 4 0 31/3 0 5 33 min. 0 6 13 74/1 0 0 10 77/1 0 4 0 31/3 0 5 33 min. 0 6 13 74/1 0 0 11 77/1 0 2 0 8/1 min. 0 11 77/1 0 2 0 8/1 min. 0 17/1 0 2 6/1 min. 0 1 18 77/1 0 2 0 8/1 min. 0 17/1 0 2 6/1 min. 0 1 18 77/1 0 2 2 8/1 min. 0 5		0		0			3	0
52/1 0 3 16 49/1 min. 0 2 54/1 min. 0 7 10 276/162/1/1 0 0 255/1 0 5 9 276/162/1/2 1 8 54/1 min. 0 1 0 278/176/1/1 0 10 48 min. 0 4 12 2 min. 0 11 14 48 min. 0 1 0 215/63/1 0 3 53/1 min. 0 6 4 215/63/2 0 0 16 68 0 1 13 1/1 min. 0 5 6 53/1 i C 2 9 2 min. 0 8 55/1 min. 0 1 0 216/63 0 3 65/1 min. 0 1 10 216/63 0 3 65/1 min. 0 1 0 43/1 0 2 66/1 min. 0 1 0 43/1 0 2 69/1 min. 0 15 5 235/203/96/1 0 4 68/1 min. 0 1 0 31/1 0 1 70/1 0 3 19 31/2 0 0 6 77/1 0 4 0 31/3 0 5 33 min. 0 6 13 74/1 0 0 10 77/1 0 4 0 31/3 0 5 33 min. 0 6 13 74/1 0 0 11 77/1 0 2 0 8/1 min. 0 11 77/1 0 2 0 8/1 min. 0 17/1 0 2 6/1 min. 0 1 18 77/1 0 2 0 8/1 min. 0 17/1 0 2 6/1 min. 0 1 18 77/1 0 2 2 8/1 min. 0 5		0			66	Ö	1	13
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48 min. 0 1 0 215/63/1 0 3 53/1 min. 0 6 4 215/63/2 0 0 16 68 0 1 13 1/1 min. 0 5 6 53/1 min. 0 1 2 3 0 2 2 2 2 2 2 2 3 0 2 16 65/1 min. 0 1 10 216/63 0 3 6 65/1 min. 0 1 0 43/1 0 2 66/1 min. 0 15 5 235/203/96/1 0 4 6 69/1 min. 0 1 0 31/1 0 1 16 70/1 0 3 19 31/2 0 0 6 77/1 0 4 0 31/3 0 5 6 33 min. 0 6 13 74/1 0 0 16 32 0 1 18 42 0 2 6 77/1 0 2 0 8/1 min. 0 11 72/1 0 2 2 8/1 min. 0 5 6		O	4	12				16
53/1 min. 0 6 4 215/63/2 0 0 16 68 0 1 13 1/1 min. 0 5 6 53/1 0 2 9 2 min. 0 8 65/1 min. 0 1 10 216/63 0 3 65/1 min. 0 1 0 43/1 0 2 66/1 min. 0 15 5 235/203/96/1 0 4 66/1 min. 0 15 5 235/203/96/1 0 1 18 69/1 min. 0 1 0 31/1 0 1 18 70/1 0 3 19 31/2 0 0 5 33 min. 0 6 13 74/1 0 0 16 32 0 1 18 42 0 2 33 min. 0 2 0 8/1 min. 0 11 72/1 0 2 2 8/1 min. 0 5	48 min.	O	1					1
68	53/1 min.	0	6	4	215/63/2	0		10
69/1 min. 0 1 0 31/1 0 1 18 70/1 0 3 19 31/2 0 0 6 77/1 0 4 0 31/3 0 5 4 33 min. 0 6 13 74/1 0 0 1 18 32 0 1 18 42 0 2 4 33 min. 0 2 0 8/1 min. 0 11 72/1 0 2 2 8/1 min. 0 5 6		0	1	13	1/1 min.	0	5	0
69/1 min. 0 1 0 31/1 0 1 18 70/1 0 3 19 31/2 0 0 6 77/1 0 4 0 31/3 0 5 4 33 min. 0 6 13 74/1 0 0 1 18 32 0 1 18 42 0 2 4 33 min. 0 2 0 8/1 min. 0 11 72/1 0 2 2 8/1 min. 0 5 6	53/1	C	2	1)			8	Ö
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69/1 min. 0 1 0 31/1 0 1 18 70/1 0 3 19 31/2 0 0 6 77/1 0 4 0 31/3 0 5 4 33 min. 0 6 13 74/1 0 0 1 18 32 0 1 18 42 0 2 4 33 min. 0 2 0 8/1 min. 0 11 72/1 0 2 2 8/1 min. 0 5 6	65/1 min.	0	1		216/63		3	6
69/1 min. 0 1 0 31/1 0 1 18 70/1 0 3 19 31/2 0 0 6 77/1 0 4 0 31/3 0 5 4 33 min. 0 6 13 74/1 0 0 1 18 32 0 1 18 42 0 2 4 33 min. 0 2 0 8/1 min. 0 11 72/1 0 2 2 8/1 min. 0 5 6	65/1 min.	0	1	U		0	2	6 5
69/1 min. 0 1 0 31/1 0 1 18 70/1 0 3 19 31/2 0 0 6 77/1 0 4 0 31/3 0 5 4 33 min. 0 6 13 74/1 0 0 1 18 32 0 1 18 42 0 2 4 33 min. 0 2 0 8/1 min. 0 11 72/1 0 2 2 8/1 min. 0 5 6		O	15	5	235/203/96/1	0	4	9
70/1 0 3 19 31/2 0 0 7 7 7 7 1 0 4 0 31/3 0 5 6 7 7 7 1 0 6 13 7 4 1 0 0 16 16 18 18 18 18 18 18 18 18 18 18 18 18 18	69/1 min.	0	1	U		0		18
77/1	70/1	0	3	19	31/2	0		9
33 min. 0 6 13 74/1 0 C 16 32 0 1 18 42 0 2 4 33 min. 0 2 0 8/1 min. 0 11 72/1 0 2 2 8/1 min. 0 5 6 75/1 0 3 16	77/1	0	4	0		0	5	4
32 0 1 18 42 0 2 4 33 min. 0 2 0 8/1 min. 0 11 72/1 0 2 2 8/1 min. 0 5 0	33 min.	0	6	13			0	10
33 min. 0 2 0 8/1 min. 0 11 72/1 0 2 2 8/1 min. 0 5 0 75/1 0 3 16	32	0	1	18		0	2	4
72/1 0 2 2 8/1 min. 0 5 (75/1 0 3 16 12 14 7	33 min.		2	O	8/1 min.	0		7
75/1 0 3 16	72/1		2	2		0		e
76/1 0 5 5 Total 12 14 '	75/1		3	16				
70/1 0 3 3 10tal 12 14	76/1	0	5	5	Total	12	14	7

Simlu-4, the 18th Nevember, 1958/27th Kartika, 1880

No. R. 24-586/58.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh, that land is likely to be required to be taken by the Government at the public expense for a public purpose, namely for the construction of road from junction of Solan-Sabathu road and Shalaghat-Arki-Kunihar road to Barotiwala, it is hereby notified that the land in the locality described below is likely to be required for the above purpose.

- 2. This Notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, as applied to Himachal Pradesh to all whom it may concern.
- 3. In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor, is pleased to authorise the Officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.
- 4. Any person interested who has any objection to the acquisition of any land in the locality may, within thirty days of the publication if this Notification file

an objection in writing before the Collector, Land Acquisition, Himachal Pradesh, Public Works Department, Balqually, Simla-4.

SPECIFICATION

District: MAHASU

Tehsil: SOLAN

Village	Kahsra No.	Big.	Are Bis.	a Bisw
1	2	3	4	5
BHAGRI	289/1	 1	6	6
	183/1	0	10	4
	178/1	4	0	8
	180/1	-	12	9
	1158/288/1	0	10	18
	1158/288/2	0	1	5
	1159/288/1	0	- 1	19
	297/1	1	9	2
	Total	 9	12	11

Simla-4, the 18th November, 1958/27th Kartika, 1880

No. R. 22-772/57.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh, that land is likely to be required to be taken by the Government at public expense for a public purpose, namely for the construction of Jagadhri-Paonta-Rohru road, it is hereby notified that the land in the locality described below is likely to be required for the above purpose.

- 2. This Notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, as applied to Himachal Pradesh to all whom it may concern.
- 3. In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor, is pleased to authorise the Officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.
- 4. Any person interested who has any objection to the acquisition of any land in the locality may, within thirty days of the publication of this Notification file an objection in writing before the Collector Land Acquisition, Public Works Department, Balqually, Simla-4.

SPECIFICATION

District:

MAHASU

Tehsil: ROHRU

Village 1	Khasra No.	Area Big. Big. 3
BARARA	581/502/16/1	0 17
	431	0 11
	447/441/1	1 13
	440/1	0 4
	446/16/1	0 4
	433/1	0 1
	434/1	0 4
	436/1	0 6
	437/1	0 15
	439/1	2 10
	435/1	0 4
	Total	7 9

Simla-4, the 18th November, 1958/27th Kartika, 1880

No. R. 24-586/58.—Whereas it appears to the Licutenant Governor, Himachal Pradesh, that land is likely to be required to be taken by the Government at the public expense for a public purpose, namely for the construction of road from Dhami junction to junction of Simla-Mandi road via Tattapani, it is hereby notified that the land in the locality described below is likely to be required for the above purpose.

2. This Notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, as applied to Himachal Pradesh to all whom it may concern.

- 3. In exercise of he powers conferred by the aforesaid section, the Lieutenant Governor, is pleased to authorise to the Officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.
- 4. Any person interested who has any objection to the acquisition of any land in the locality may, within thirty days of the publication of this Notification file an objection in writing before the Collector, Land Acquisition, Public Works Department, Balqually, Simla-4.

SPECIFICATION

District:	MAHASU		Tehsil:	KASUM.	PTI
Village 1	K	hasra No 2	~	A Big.	rea Bis. 4
GHAT		616/375/1 618/391/1 617/375/1 139 666/389/1 150/1 137 138/1 668/390/1 642/1/1 641/1/1 376/1 670/392/1		0 0 0 0 0 0 0 0 0 0	6 15 7 9 3 10 16 4 9 2 1 1 9 3
		Tota	ı	4	15

Simla-4, the 18th November, 1958/27th Kartika, 1880

No. R. 22-772/57.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh, that the land is required to be taken by the Government at public expense for a public purpose, namely for construction of Jagadhri-Paonta-Rohru road, it is hereby declared that the land described in the specification below is required for the above purpose.

- 2. This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894. to all whom it may concern and under the provisions of section 7 of the said Act, the Collector Land Acquisition, Himachal Pradesh, Public Works Department, is hereby directed to take order for the acquisition of the said land.
- 3. A plan of the land may be inspected in the office of the Collector Land Acquisition, Himachal Pradesh, Public Works Department, Balqually, Simla-4.

SPECIFICATION

Tehsil: JUBBAL

District: MAHASU

		rea	1	2	3
Khasra No.	Big.	Bis.		 	
1	2	3	868/477	0	10
			869/477/1	0	5
Village:	RAIKA		884/477/1	1	7
r mage.	KAKA		817/477/1	0	8
992/10/1	11	8	915/477	1	8
883/19/1	0	4	576	0	3
883/19/2	U	. 4	577	0	3
			578	0	7
Total	11	12	579/1	0	1
			440/1	0	14
			442/1	0	6
Village:	SAIRI		617/477	Õ	5
728/583/1	. 3	3	913/439/1	1	0
447/1	0	1	914/477/1	0	5
447/2	0	15		-	18
448	. 0	14	665/477/1	0	
444/1	0	3	757/477/1	0	8
919/846/477/1	-	17	•		
918/847/477	Ö	10	Total	 14	11

1	2	3	1		2	3	Simla-4, the 21st November		
			40/1		0	5	No. R. 22-907/57.—Wherea Lieutenant Governor, Himach		the
Tehsil:	ROHRU		340/54/1		0	17	required to be taken by the Go	overnment at public ex	pense
Village:	KARASA		312/71/1 313/71/1		0	16 6	for a public purpose, name	ly for the construction	on of
2781/2052/1	2	6	72/1	14	ō	3	Potato Shed, it is hereby declar in the specification below is		
2127	õ	9	73/1		0	11	purpose.	s required for the a	above
3414/1842/1	0	8	74/1		0	8	2. This declaration is made	de under the provisio	ns of
3418/1842/2		15	74/2 75		0	3 5	section 6 of the Land Acquisit		
3413/1842/1	1	5	76		ő	6	it may concern, and under the	e provisions of section	1 7 of
1847/1 1848/1	ő	5	77/1		ŏ	15	the said Act, the Collector M	lahasu district, Kasum	pti is
1849/1	0	6	78/1		0	П	hereby directed to take orde said land.	r for the acquisition of	of the
1932	0	3	122/1		Į	13	3. A plan of the land may	v he inspected in the	office
2111/1	0 .	3 15	123/1 139		1	11 7	of the Collector, Mahasu distr	rict. Kasumpti.	Office
3118/2357/1 2134/1	1	7	140/1		ò	12	SPECIFIC		
3417/1842/1	ó	2	138/1		0	7			
1922/1	0	3	138/2		1	1	District: MAHASU Sub	b-Tehsil: KUMARSA	AIN
1931/1	0	2	319/1		2 0 2 0	9		A	rea
1933	0	4 10	146 144/1		2	13	Village Khasra No		Bis.
2077 1850/1	ő	13	143		õ	5	WE CAN BE A SECOND OF THE SECO		
3420/1842/1	Ö	4	144/2		0	19	KEONGAL 81	. 0	18
1549/1	0	10	311/45/1		0	8	5: 1 1 2 2:	10501 1	
1550/1	1	2	297/45/1		0	16	Simla-4, the 21st November,		
1925/1	0	5	44/1 42/1		0	4 5	No. R. 24-1004/58.—Where		
1930 2061/1	0	1	43/1		ő	18	likely to be required to be	enal Pradesh that lai	nd is
1573/1	ĭ	11	41		ŏ	8	at the public expense for a p	whic purpose namel	v for
1605/1	2	4	218/1		1	4	the establishment of a P	rogeny-cum-Demonstr	ation
1605/2	0	9	217/1		0	17	Orchard for Temperate fruits	s at Pangna, it is he	ereby
1844/1	5	17	Total		25	10	notified that the land in the	locality described beli	ow is
1845/1/1 1846/1	0 1	12	rotar	• •	23	18	likely to be required for the ab-	• •	
1924/1	ó						2. This Notification is ma	ide under the provisio	ns of
1927/1	0	2	Village:	GANG	STOLI		section 4 of the Land Acquisi to Himachal Pradesh to all wh	ition Act, 1894, as ap	plied
1934	0	3					to rimaciai Pradesh to all wh		
	_				_				
1935/1	0	7	69		0	15	3. In exercise of the power	ers conferred by the a	afore-
3192/2078	0	7	71/1		0	17	3. In exercise of the power said section, the Lieutenant	ers conferred by the a Governor, is please	ed to
3192/2078 3191/2078/1	0	7 3 1	71/1 253/84/1		0	17 13	3. In exercise of the powers said section, the Lieutenant authorise the Officers for the	ers conferred by the a Governor, is please time being engaged i	d to
3192/2078 3191/2078/1 2369/2156/1	0	7 3 1 3	71/1 253/84/1 91/1		0	17	3. In exercise of the powe said section, the Lieutenant authorise the Officers for the undertaking with their servar	ers conferred by the a Governor, is please time being engaged into and workmen to	d to in the enter
3192/2078 3191/2078/1	0 0 0	7 3 1	71/1 253/84/1		0 1 1 3 0	17 13 7	3. In exercise of the powers said section, the Lieutenant authorise the Officers for the	ers conferred by the a Governor, is please time being engaged ints and workmen to the locality and do all	d to in the enter
3192/2078 3191/2078/1 2369/2156/1 2155/1 2376/2157/1 2470/2144/1	0 0 0 0 3 1	7 3 1 3 2 19 4	71/1 253/84/1 91/1 68/1 68/2 111/1		0 1 1 3 0	17 13 7 15 9	3. In exercise of the power said section, the Lieutenant authorise the Officers for the undertaking with their servar upon and survey any land in the acts required or permitted by 4. Any person interested we	ers conferred by the a Governor, is please time being engaged ints and workmen to the locality and do all that section.	n the enter other
3192/2078 3191/2078/1 2369/2156/1 2155/1 2376/2157/1 2470/2144/1 1851/1	0 0 0 0 3 1	7 3 1 3 2 19 4 13	71/1 253/84/1 91/1 68/1 68/2 111/1 119/1		0 1 1 3 0 0	17 13 7 15 9 3 8	3. In exercise of the power said section, the Lieutenant authorise the Officers for the undertaking with their servar upon and survey any land in tacts required or permitted by 4. Any person interested we acquisition of any land in the said service.	ers conferred by the a Governor, is please time being engaged into and workmen to the locality and do all that section. Who has any objection of the locality may,	ed to in the enter other to the vithin
3192/2078 3191/2078/1 2369/2156/1 2155/1 2376/2157/1 2470/2144/1 1851/1	0 0 0 0 3 1	7 3 1 3 2 19 4 13	71/1 253/84/1 91/1 68/1 68/2 111/1 119/1 157/1		0 1 1 3 0 0 0	17 13 7 15 9 3 8 2	3. In exercise of the power said section, the Lieutenant authorise the Officers for the undertaking with their servar upon and survey any land in tacts required or permitted by 4. Any person interested wacquisition of any land in thirty days of the publication	ers conferred by the a Governor, is please time being engaged into and workmen to the locality and do all that section. The locality may, very of this Notification	ed to in the enter other to the within
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	CHINI			
nayai:				
				Shri Musadi
				HANGNOO
				Shri Ram Singh
				Shri Kirpa Ram
		Saman	4.	
		Chanan		Chamaru.
		Gnangnu	5.	Shri Gaurja Ram S/
		1/1	,	Musadi Ram.
				Shri Puran Ram
				Shri Shankar Ram
15.	Shri Sant Ram			Shri Chaudhri Ram
vat. N	IAN GARH .			Shri Lachhman Das
				Shri Har Dayal
				Shri Krishna Nand
				Shri Doolu Ram
		Nalag	15.	Shri Devi Saran
		(12) Nyaya Panch	aayt:	DEHAR
		Sehar and Namol	1.	Shri Sant Ram
		Lehar	2.	Shri Har Bajh
		Baroti	3.	Shri Gobindu Ram
-		Jewar		Shri Gopala Ram
		Chamba		Shri Jabria
		Katlu		Shri Gian Chand
				Shri Masadi Ram
				Shri Jivanu Ram
				Shri Surjan Singh
15.	Shri Bhaka Ram			Shri Bangali Ram
				Shri Krishan Dass
havat:	MALOH			Shri Dharmu Ram
-				Shri Hari Ram
				Shri Gapalu Ram
				Shri Shiv Ram
-				
			vat: B	ATWARA
			į l.	Shri Hari Man
				Shri Hirdu
				Shri Ram Ditto
				Shri Nokhu Ram
				A Shri Gauri Datt
		Paijalath	6.	B Shri Tulsi Ram
		Badhu	. 7.	Shri Brij Lal
			8.	Shri Narsingh Dass
13.	Shri Langu	Jaral	· 9.	Shri Lachhman
1.4	Clast name of	Ballahan	10.	Shri Gokal
		Seri		Vacant
		Khaneog		Vacant.
yat:	SEHLI	Koan		Shri Brij Lal
1.	Shri Sauju	Shalag	14.	Shri Jagat Ram
2.		Rapa	15.	Vacant
3.		(14) Nyaya Panchayat	DHARI	EHAT FARTIA
				hri Narain Dass
5.				Shri Dhani Ram
6.				Shri Gurdass
7.				Shri Nand Lal
8.			_	Shri Shiv Ram
				Shri Hira
				Vacant
			_	Vacant
12.	Shri Kanhaya	Kindar	o. 9.	Shri Keshav Ram
13.	Shri Dilu Ram			
	Shri Krishan	Nyori Randii	10.	Shri Karam Dass
14	CHILL LY HOUSE	Bandli Ghen 447 to 460	11.	Shri Devi Ram Shri Het Ram
14. 15	Shri Indar Dan			SOFI HOT MOM
15.	Shri Inder Dev		12.	
15.	Shri Inder Dev KANGU	Ghen 163 to 170	13.	Shri Ram Saran
15.		Ghen 163 to 170 Ghen 391 to 424	13. 14.	Shri Ram Saran Shri Reghu Nand
15.	KANGU	Ghen 163 to 170	13.	Shri Ram Saran Shri Reghu Nand
15. rat:	KANGU Vacant	Ghen 163 to 170 Ghen 391 to 424	13. 14.	Shri Ram Saran Shri Reghu Nand
	11 12 13 14 15 12 3 4 4 5 6 6 7 8 9 10 11 12 13 14 15 12 3 4 5 6 6 7 8 9 10 11 12 13 14 15 15 12 13 14 15 15 12 13 14 15 15 17 18 15 17 18 15 17 18 18 18 18 18 18 18 18 18 18 18 18 18	11. Shri Khampa 12. Shri Telu Ram 13. Shri Kamla 14. Shri Radho 15. Shri Kanhaya thayat: GHIRI 1. Shri Khem Raj 2. Shri Dahloo 3. Shri Charan Dass 4. Shri Jassar 5. Shri Lachhman 6. Shri Dhauju 7. Shri Karam Singh 8. Shri Durga 9. Shri Jawahar 10. Shri Debu 11. Shri Durga 12. Shri Possoo 13. Shri Paras Ram 14. Shri Chander Mani 15. Shri Sant Ram 16. Shri Sipahi 17. Shri Sipahi 18. Shri Jathu 19. Shri Jathu 19. Shri Jathu 19. Shri Jasu 10. Shri Himat 11. Shri Nalaser 12. Vacant 13. Shri Ram Dass 14. Vacant 15. Shri Ballabh 16. Vacant 17. Shri Ballabh 18. Vacant 19. Shri Nalaser 10. Shri Himat 11. Shri Nalaser 12. Vacant 13. Shri Ram Dass 14. Vacant 15. Shri Bhaka Ram 16. Shri Sadhu 17. Shri Sadhu 18. Shri Jalam 19. Shri Jalam 19. Shri Jalam 19. Shri Jalam 10. Shri Jalam 11. Shri Ruldu 12. Shri Paras Ram 13. Shri Ruldu 14. Shri Paras Ram 15. Shri Ruldu 16. Shri Dahloo 17. Shri Paras Ram 18. Shri Chhichhu 19. Shri Jalam 10. Shri Bhikam Ram 11. Shri Ruldu 12. Shri Dahloo 13. Shri Langu 14. Shri Paras Ram 15. Shri Ruldu 16. Shri Ruldu 17. Shri Ruldu 18. Shri Ruldu 19. Shri Jalam 10. Shri Bhikam Ram 11. Shri Ruldu 12. Shri Ruldu 13. Shri Ruldu 14. Shri Sauju 15. Shri Ruldu 16. Shri Ruldu 17. Shri Ruldu 18. Shri Ruldu 19. Shri Ruldu 19. Shri Ruldu 10. Shri Balan 11. Shri Narainu 11. Shri Ruldu 12. Shri Ruldu 13. Shri Ruldu 14. Shri Sauju 15. Shri Ruldu 16. Shri Ruldu 17. Shri Ruldu 18. Shri Ruldu 19. Shri Ruldu 19. Shri Ruldu 10. Shri Ruldu 11. Shri Ruldu 12. Shri Ruldu 13. Shri Ruldu 14. Shri Ruldu 15. Shri Ruldu 16. Shri Ruldu 17. Shri Ruldu 18. Shri Ruldu 19. Shri Ruldu 19. Shri Ruldu 10. Shri Ruldu 11. Shri Ruldu 12. Shri Ruldu 13. Shri Ruldu 14. Shri Ruldu 15. Shri Ruldu 16. Shri Ruldu 17. Shri Ruldu 18. Shri Ruldu 19. Shri Ruldu 19. Shri Ruldu 10. Shri Ruldu 11. Shri Ruldu 11. Shri Ruldu 12. Shri Ruldu 13. Shri Ruldu 14. Shri Ruldu 15. Shri Ruldu 16. Shri Ruldu 17. Shri Ruldu 18. Shri Ruldu 19. Shri Ruldu 19. Shri Ruldu 19. Shri Ruldu 10. Shri Ruldu 10. Shri Ruldu 11. Shri Ruldu 11. Shri Ruldu 12. Shri Ruldu 1	12. Shri Telu Ram 12. Shri Telu Ram 13. Shri Kandha 14. Shri Radho 15. Shri Kanhaya 16. Shri Kanhaya 17. Shri Charman Dass 18. Shri Dalloo 18. Shri Lachiman 19. Shri Durga 19. Shri Dasaa 10. Shri Debu 11. Shri Durga 11. Shri Sant Ram 11. Shri Sant Ram 12. Shri Sant Ram 13. Shri Laxmi Datt 14. Shri Dallabh 15. Shri Ballabh 16. Shri Malaser 17. Shri Ballabh 18. Vacant 19. Shri Dasu 19. Shri Dasu 10. Shri Himat 11. Shri Nalser 12. Vacant 13. Shri Ram Dass 14. Vacant 15. Shri Ballabh 16. Shri Ram Dass 17. Shri Ballabh 18. Vacant 19. Shri Dasu 19. Shri Dasu 10. Shri Himat 11. Shri Nakbihnoo 2. Shri Sadhu 3. Shri Dhani Ram 4. Shri Dhani Ram 4. Shri Dhani Ram 5. Shri Jalam 6. Shri Narainu 7. Shri Paras Ram 8. Shri Dhani Ram 19. Shri Jalam 10. Shri Paras Ram 10. Shri Paras Ram 11. Shri Ruldu 12. Shri Dalloo 13. Shri Langu 14. Shri Paras Ram 15. Shri Faras Ram 16. Shri Ruldu 17. Shri Paras Ram 18. Shri Langu 19. Shri Sadh 10. Shri Fara Ram 10. Shri Fara Ram 11. Shri Ruldu 12. Shri Dahloo 13. Shri Langu 14. Shri Paras Ram 15. Shri Ruldu 16. Shri Ruldu 17. Shri Paras Ram 18. Shri Langu 19. Shri Sadh 10. Shri Rainu 10. Shri Rainu 10. Shri Rainu 10. Shri Rainu 11. Shri Narainu 12. Shri Rainu 13. Shri Kanhoo 13. Shri Rainu 14. Shri Paras Ram 15. Shri Rainu 16. Shri Kanhoo 17. Shri Paras Ram 18. Shri Langu 19. Shri Rainu 10. Shri Rainu 10. Shri Rainu 11. Shri Narainu 12. Shri Rainu 13. Shri Rainu 14. Shri Paras Ram 15. Shri Ruldu 15. Shri Ruldu 16. Shri Rainu 17. Shri Paras Ram 18. Shri Langu 19. Shri Jai Kishan 19. Shri Rainu 19. Shri Rai	11. Shri Khampa

भाग 3-वैधानिक नियम तथा हिमाचल प्रदेश के उप-राज्यपाल, जुडिशल कॉमरनरज कोर्ट, फाउनेन्शल कमिश्नर, कमिश्नर आफ् इन्कम-टैक्स तथा त्रेशीय परिषद् द्वाग अधिम्वित आदेश इन्यादि

Rs. 200

COURT OF THE JUDICIAL COMMISSIONER, HIMACHAL PRADESH

NOTIFICATION

Simla-1, the 27th September, 1958/5th Asvina, 1880 No. J. C. IRO/49-III.—'The following rules made by the Judicial Commissioner's Court Himachal Pradesh,

with the previous sanction of the Lieutenant Governor, Himachal Pradesh, under section 9 of the Suits Valuation

Act, 1887, are hereby published for general information., Rules for determining for the purposes specified therein, the value of the subject-matter of certain classes of suits which do not admit of being satisfactorily valued, and for the treatment of such classes of suits as if their subject-

- matter were of the value as hereinafter stated:-1. (i) Suits in which the plaintiff in the plaint asks for a decree against the other party to an alleged marriage, either alone or with other defendants, for restitution of conjugal rights;
- (ii) Similar suits for a decree establishing, annulling or dissolving a marriage or for a declaration that a marriage is void or has been annulled, dissolved or otherwise terminated;
- (iii) Suits in which the plaintiff in the plaint asks for a dcree establishing an adoption or declaring it void including under the expression "adoption" the customary appointment of an heir-

Value:—(a) For the purposes of Court-Fees Act, 1870

> (b) For the purposes of the suits Valuation Act, 1887, and the Himachal Pradesh Courts Order, 1948

Explanation.—Classes (i) and (ii) do not include peti-

tions under any special Act relating to the dissolution of marriage. 2. Suits by a plaintiff, during the life-time of a person

alleged to have a restricted power of alienation in respect of immovable property, in which the plaintiff in the plaint seeks to have an alienation of immoveable property made by such person declared to be void, except for the life of such person or for some other determinate period-

Value:—(a) For the purposes of the Court-Fees Act. 1870, as determined by that Act;

- (d) For the purposes of the suits Valuation Act, 1887, and the Himachal Pradesh Courts Order, 1948-
- (i) When the alienation is by a written instrument which declares the value of the interest purporting to be created, or the amount of the consideration for which the alienation is made-such value or amount: (ii) In other cases—the market value, at
- the date of the institution of the suit, of the property alienated;

Subject, in either case to the provisions of Part I of the Suits valuation Act, 1887, and of the rules in force under the said Part, so far as those provisions are applicable.

- 3. Suits in which the plaintiff in the plaint asks for accounts only, not being-
- (i) Suits to recover the amount which may be found due to the plaintiff on taking unsettled accounts between him and the defendant.
- (ii) Suits of either of the kinds described in Order XX, rule 13 of the Code of Civil Procedure;

Value:—(a) For the purposes of the Court Fees Act, 1870

(b) For the purposes of the Suits

Valuation Act, 1887, and the Himachal Pradesh Courts Order, 1948

Rs. 1,000

Rs. 200

4. (i) Suits in which the plaintiff in the plaint seeks to recover the amount which may be found due to the plaintiff on taking unsettled accounts between him and the defendant;

(ii) Suits of either of the kinds described in Order XX. Rule, 13 of the Code of Civil Procedure:

Value for the purpose of Court- (a) As determined by the Court Fees Act, 1870.

Value for the purpose of juris- (h) For the purposes of diction. tion

the Suits Valua-Act, 1887 and the Himachal Pradesh Courts 1948. as Order, valued by the plaintiff in the plaint, subject to determination by the Court at any stage of the trial.

Suits in which the plaintiff in the plaint seeks to establish or to negative any right hereinafter mentioned. with or without an injunction, and with or without damaages, namely:-

A right way; a right to open or maintain of close a door or a window or a drain, or a water spout Parnala: a right to or in a watercourse or to the use of water; a right to build or raise or alter or demolish a wall: or to use an alleged party wall or joint staircase:-

Value:—(a) For the purposes of the Court Fees Act, 1870-

(i) Suits to establish a right whether or not injunction

is prayed for

Rs. 130

(ii) suits to establish a right and for damages whether or not injunction is prayed for Rs. 130 Plus such sum as is claimed

as damages; (b) For the purposes of the Suits Valuation Act, 1887. and the Himachal Pradesh Courts Order, 1948. as for the purposes of Court Fees Act, 1870.

6. Suits in which the plaintiff in the plaint seeks to set aside an award, and applications registered as suits under the provisions of sections 20 and 31 of the Indian Arbitration Act, X of 1940 (to file an agreement to refer to arbitration or to file an award), when or so far as the award or the agreement relates to property-

Value.—(a) For the purposes of the Court Fees Act, 1870, as determined by that Act;

- (b) For the purposes of the Suits Valuation Act, 1887, and the Himachal Pradesh Courts Order, 1948, the market value of the property in dispute, subject to the provisions of Part 1 of the suits valuation Act, 1887, and of the rules in force under the said Part, so far as these provisions are applicable.
- Suits in which the plaintiff in the plaint asks for a mere-declaration without any consequential relief respect of property other than land assessed to land revenue-

Value:—(a) For the purposes of the Court Fees Act, 1870, as determined by that Act;

(b) For the purposes of the Suits Valuation Act, 1887, and the Himachal Pradesh Courts Order, 1948-the market value of the property in dispute, at the date institution of the suit, subject of to the provisions of Part I of the Suits Valuation Act, 1887, and the rules in force under the said Part, so far

as those provisions are applicable.

8. Suits for partition of property-

Court-fee-As determined by the Court Fees Act, 1870;

Value:-For the purposes of the suits Valuation Act, 1887, and the Himachal Pradesh Courts Order, 1948—the value of the the whole of the property as determined by sections 3, 8 and 9 of the Suits Valuation Act, 1887.

9. Suits in which the plaintiff in the plaint asks for redemption of the property mortgaged or foreclosure of the mortgage

Value:—(a) For the purposes of the Court Fees Act, 1870, -as fixed by section 7(ix) of that

> (b) For the purposes of the Suits Valuation Act. 1887, and the Himachal Pradesh Courts Order, 1948 the amount of the principal and interest calculated on the terms of the mortgage at the date of the institution of the suit.

10. Suits in which the plaintiff asks for cancellation of a decree for money or other property having a money value, or other document securing money or other property having such value-

Value:—(a) For the purposes of the Court Fees Act. 1870-as determined by that Act;

(b) For the purposes of the Suits Valuation Act, 1887, and the Himachal Pradesh Courts Order, 1948,according to the value of the subject matter of the suit, and such value shall be deemed to be-

(i) if the whole decree of other document is sought to be cancelled, the amount or the value of the property for which the decree was passed or the other document executed;

(ii) if a part of the decree or other document is sought to be cancelled, such part of the amount or value of property.

11. The foregoing rules are subject to the following explanations:

(i) The term "plaint" includes an amended as well as original plaint;

(ii) a suit falling within any of the above description is not excluded therefrom merely by reason of the plaint seeking other relief in addition to that described in any of the foregoing rules.

> H. L. SONI. Registrar.

> > district,

भाग 4-स्थानीय स्वायत्त शासन: म्युनिसिपल बोर्ड, डिस्ट्क्ट बोर्ड, नोटीफाइड और टाउन एरिया तथा पंचायत विभाग शुन्य

भाग 5-वैयक्तिक अधिमुचनाएं और विज्ञापन

FORM LR III

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955 Before the Compensation Officer, Mahasu district

at Kasumpti. In the matter of Shri Kaliya S/o Hariya, caste

Thathara, R/o Kathret, Pargana Chageon, Sub-Tehsil Suni (Tenant).

Versus

Union of India, Himachal Pradesh Administration (Landowner).

To All persons concerned.

Whereas Shri Kaliya (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 19/62 measuring 3 Big. 13 Bis. (as entered in the Revenue Records) situated in village Threch, Pargana Chageon. Sub-Tehsil Kotkhai, District Mahasu in ownership of Union of India, Himachal Pradesh Administration (Landowner).

And whereas a sum of Rs. 77.66 is proposed to be allowed as compensation to be paid by the said Kaliya (Tenant) to the said Union of India, Himachal Pradesh Administration (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 77.66 as compensation shall be received by the undersigned by 22-12-1958/1-10-1880 (date).

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 3rd day of November, 1958/12th Kartika, 1880.

of Big Landed Estates and Land Reforms Rules, 1955 Before the Compensation Officer, Mahasu

In the matter of Shrimati Kanko Wd/o Megho, Mst. Jiwni; Sundhuro Wd/o Parasa, caste Chanal.

Notice under Rule 4(1) of the Himachal Pradesh Abolition

Mango, Pargana Matiyanj, Tehsil Arki (Tenants). Versus

Shri Dhani Ram, Sadhu Ram, Gusaon, Durga Ss/o Waziro; Massadi S/o Vishno; Atro, Moti Ss/o Salahi, R/o Mango, Pargana Matiyanj, Tehsil Arki (Landowners). To

 Dhani Ram, 2. Sadhu Ram, 3. Gusaon, 4. Durga, Massadi, 6. Atro, 7. Moti and all persons Massadi, concerned.

Whereas Shrimati Kanko etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of their tenancy Khata/Khatauni No. 18/87, 88 measuring 68 Big. 16 Bis. (as entered in the Revenue Records) situated in village Mango, Pargana Matiyani, Tehsil Arki, District Mahasu in the ownership of Shri Dhani Ram etc. (Landowners).

And whereas a sum of Rs. 52-34 is proposed to allowed as compensation to be paid by the said Shri mati Kanko etc. (Tenants) to the said Shri Dhani Ram etc. (Landowners) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 52:34 as compensation shall be received by the undersigned by 22-12-1958/1-10-1880 (date).

Any persons having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 20th day of November, 1958/29th Kartika, 1880.

Seal.

NARVIR SINGH, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district,

In the matter of Shri Balku S/o Chuntu, caste Koli, R/o Kasho, Pargana Palana, Tehsil Theog (Tenant).

Versus

Shri Thakur Sahab Kedar Singh, Moti Singh Ss/o Devi Singh, Tehsil Theog (Landowners). To

All persons concerned.

Whereas Shri Balku (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 5/14 measusing Big. Bis. (as entered in the Revenue Records) situated in village Kasho, Pargana Palana, Tehsil Theog, District Mahasu in ownership of Shri Kedar Singh etc., (Landowners).

And whereas a sum of Rs. 194.00 is proposed to be allowed as compensation to be paid by the said Shri Balku (Tenant) to the said Shri Thakur Sahab Kedar Singh etc. (landowners) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 194.00 as compensation shall be received by the undersigned by 23-12-1958/2-10-1880.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 31st day of October, 1958/9th Kartika, 1880.

Seal.

NARVIR SINGH, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district at Kasumpti.

In the matter of Shri Bhalku, Bholru Ss/o Naru, Koli, R/o Kasho, Pargana Palana, Tehsil Theog (Tenants).

Versus

Thakur Sahab Kedar Singh etc, Tehsil Theog.
(Landowners).

To

All persons concerned.

Whereas Shri Bhalku etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act. 1953, for grant of proprietary rights in the land of their tenancy Khata/Khatauni No. 5/75, measuring 12 Bighas 19 Biswas (as entered in the Revenue Records) situated in village Kasho, Pargana Palana, Tehsil Theog, District Mahasu in ownership of Shri Thakur Sahib Kedar Singh etc. (Landowners).

And whereas a sum of Rs. 123.64 is proposed to be allowed as ompensation to be paid by the said Shri Bhalku etc. (Tenants) to the said Thakur Sahab Kedar Singh (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 123'64 as compensation shall be received by the undersigned by 23-12-1958/2-10-1880.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 31st day of October. 1958/9th Kartika, 1880.

Scal.

NARVIR SINGH. Compensation Officer.

FORM LR III

Notice under Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district at Kasumpti.

In the matter of Shri Sahad S/o Ruidu; Sama, Dhulu Ss/o Sariya, caste Bara, R/o Dasana, Tehsil Theog (Tenants).

Versus

Union of India, Himachal Pradesh Administration (Landowner).

To

All persons concerned.

Whereas Shri Sahad etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of their tenancy Khata/Khatauni No. 42/81 measuring 19 Bighas 11 Biswas (as entered in the Revenue Records) situated in village Dasana, Pargana Shila Ghoond, Tehsil Theog. District Mahasu in ownership of Himachal Pradesh Administration (Landowner).

And whereas a sum of Rs. 49:00 is proposed to be allowed as compensation to be paid by the said Shri Sahad etc.. (Tenants) to the said Himachal Pradesh Administration (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 49:00 as compensation shall be received by the undersigned by 24-12-1958/3-10-1880.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 19th day of November, 1958/28th Kartika, 1880.

NARVIR SINGH.

Seal.

Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules. 1955

Before the Compensation Officer, Mahasu district at Kasumpti.

In the matter of Shri Mansa, Jherupa, Martoo Ss'o Jhau, Koli, R/o Sainj, Pargana Jais, Tehsil Theog (Tenants).

Versus

Union of India, Himachal Pradesh Administration (Landowner).

10

All persons concerned.

Whereas Shri Mansa etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of their tenancy Khata/Khatauni No. 19 min/44 measuring 42 Bighas 5 Biswas (as entered in the Revenue Records) situated in village Sainj, Pargana Jais, Tehsil Theog, District Mahasu in ownership of Himachal Pradesh Administration (Landowner).

And whereas a sum of Rs. 41:23 is proposed to be allowed as compensation to be paid by the said Shri Mansa etc.. (Tenants) to the said Himachal Pradesh Administration (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 41-23 as compensation shall be received by the undersigned by 24-12-1958/3-10-1880 (date).

Any person having any objection to make in the matter, may do so in writing addressed to the undersinged on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 3rd day of November, 1958/12 h Kartika, 1880.

Seal.

NARVIR SINGH, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district at Kasumpti.

In the matter of Shri Dhithi S/o Jhai, Koli, R/o Sainj, Pargana Jais, Tehsil Theog (Tenant).

Versus

Union of India, Himachal Pradesh Administration (Landowner).

To

All persons concerned.

Whereas Shri Dhithi (Tenant) has applied under subsection (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 19 min./29, 30 measuring 33 Bighas 10 Biswas (as entered in the Revenue Records) situated in village Sainj, Pargana Jais, Tehsil Theog, District Mahasu in ownership of Union of India, Himachal Pradesh Administration (Landowner).

And whereas a sum of Rs. 27.22 is proposed to be allowed as compensation to be paid by the said Shri Dhithi (Tenant) to the said Himachal Pradesh Administration (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 27:22 as compensation shall be received by the undersigned by 24-12-1958/3-10-1880 (date).

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 3rd day of November, 1958/12th Kartika, 1880.

Seal.

NARVIR SINGH, Compensation Officer.

FORM LR III

Notice under Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district at Kasumpti.

In the matter of Shri Balia, Charntu Ss/o Chiw, Koli, R/o Saini, Pargana Jais, Tehsil Theog (Tenants).

Versus

Union of India, Himachal Pradesh Administration To

All persons concerned.

Whereas Shri Balia etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of their tenancy Khata/Khatauni No. 19 min./41 measuring 38 Bighas (as entered in the Revenue Records) situated in the village Sainj, Pargana Jais, Tehsil Theog, District Mahasu in ownership of Himachal Pradesh Administration (Landowner).

And whereas a sum of Rs. 26:81 is proposed to be allowed as compensation to be paid by the said Shri Balia etc. (Tenants) to the said Himachal Pradesh Administration (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 26.81 as compensation shall be received by the undersigned by 24-12-1958/3-10-1880 (date).

Any perosn having any objection to make in the matter, may do so in writing addressed to the undersinged on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 3rd day of November, 1958/12th Kartika, 1880.

NARVIR SINGH.

Seal.

Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Biga Lnded Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district, Kasumpti.

In the matter of Shri, Jiwnoo S/o Kiroo, caste Chamar. R/o Sewoon, Pargana Kogi, Tehsil Kasumpti (Tenant).

Versus

Shri Kansia, Balak Ram, Rattan Singh Ss/o Ram Dyal, Rajput, R/o Sewoon, Pargana Kogi, Tehsil Kasumpti (Landowners).

To

All persons concerned.

Whereas Shri Jiwnoo (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy, Khata/Khatauni No. 9/24, measuring 1 Bigha 19 Biswas (as entered in the Revenue Records), situated in village Siwnoo, Pargana Kogi Tehsil Kasumpati, District Mahasu in ownership of Kansia etc. (Landowners).

And whereas a sum of Rs. 87.45 is proposed to be allowed as compensation to be paid by the said Shri Jiwnoo (Tenant) to the said Kansia etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 87.45 as compensation shall be received by the undersigned by 24-12-1958/3-10-1880 (date).

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 5th day of November, 1958/14th Kartika, 1880.

NARVIR SINGH, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district, Kasumpti.

In the matter of Shri Jiwnoo S/o Kiroo, caste Chamar, R/o Sewoon, Pargana Kogi, Tehsil Kasumpti (Tenant).

Versus

Shri Anokhia Ram S/o , Mst. Kalu Wd/o Het Ram; Shalig Ram. Shayam Lal Ss/o Mohi Ram; Mst. Darshnoo alles Mathi Wd/o Jagat Ram; Mastia, Tharpa alies Ram Krishan Ss/o Udi Ram Rajput. R/o Sewoon, Pargana Kogi, Tehsil Kasumpti (Landowners).

All persons concerned.

Whereas Shri Jiwnoo (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act. 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 7/17 measuring 1 Big 10 Biswas (as entered in the Revenue Records) situated in village Sewoon, Pargana Kogi, Tehsil Kasumpti, District Mahasu in ownership of Shri Anokhia Ram etc. (Landowners).

And whereas a sum of Rs. 65.59 is proposed to be allowed as compensation to be paid by the said Shri Jiwnoo (Tenants) to the said Shri Anokhia Ram etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 65.59 as compensation shall be received by the undersigned by 24-12-1958/3-10-1880 (date).

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned, on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 5th day of November, 1958/14th Kartika, 1880.

Seai.

NARVIR SINGH. Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district, Kasumpti.

In the matter of Shri Jiwnoo S/o Kiroo, caste Chamar. R/o Sewoon, Pargana Kogi, Tehsil Kasumpti

(Tenant).

Versus

Shrimati Kokloo Wd/o Kapooru Rajput, R/o Sewoon, Pargana Kogi, Tehsil Kasumpti (Landowner).

All persons concerned.

Whereas Shri Jiwnoo (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy, Khata/Khatauni No. 6/13, measuring 3 Bighas 2 Biswas (as entered in the Revenue Records), situated in village Sewoon, Pargana Kogi, Tehsil Kasumpti, District Mahasu in ownership of Shrimati Kokloo (Landowner).

And whereas a sum of Rs. 119.87 is proposed to be allowed as compensation to be paid by the said Shri Jiwnoo (Tenant) to the said Shrimati Kokloo (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and

Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 119.87 as compensation shall be received by the undersigned by 24-12-1958/3-10-1880 (date).

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, where after no objections shall be received.

Given under my hand and seal, this 5th day of November, 1958/14th Kartika. 1880.

Seal.

NARVIR SINGH, Compensation Officer

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district, Kasumpti.

In the matter of Shri Sania S/o Ghoru, caste Rajput, R/o Kedhi. Pargana Peontra, Tehsil Chopal, (Tenant).

Versus

Union of India. Himachal Pradesh Administration. (Landowner).

To

All persons concerned.

Whereas Shri Sania (Tenant) has applied under subsection (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 38/123 measuring 20 Bighas 9 Biswas (as entered in the Revenue Records) situated in village Kedhi, Pargana Peontra, Tehsil Chopal District Mahasu in ownership of Union of India, Himachal Pradesh Administration (Landowner).

And whereas a sum of Rs. 107.81 is proposed to be allowed as compensation to be paid by the said Shri Sania, (Tenant) to the said Union of India, Himachal Pradesh Administration (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules. 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 107.81 as compensation shall be received by the undersigned by 26-12-1958/5-10-1880 (date).

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 14th day of November, 1958/23rd Kartika, 1880.

Seal.

NARVIR SINGH.

Compensation Officer.

FORM LR III

Notice under Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district, Kasumpti.

In the matter of Shri Bali Ram, Matho Ss/o Surat Ram, caste Bari, R/o Koban, Pargana Parali, Tehsil Kasumpti (Tenants).

Versus

Union of India, Himachal Pradesh Administration. (Landowner).

To

All persons concerned.

Whereas Shri Bali Ram etc., (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of their tenancy Khata/Khatauni No. 8/42 measuring 17 Bighas 4 Biswas (as entered in the Revenue Records)

situated in the village Koban, Pargana Parah, Tehsil Kasumpti District Mahasu in ownership of Union of India, Himachal Pradesh Administration (Landowner).

And whereas a sum of Rs. 16:37 is proposed to be allowed as compensation to be paid by the said Shri Bali Ram etc., (Tenants) to the said Union of India, Himachal Pradesh Administration (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 16:37 as compensation shall be received by the undersigned by 26-12-1958/5-10-1880.

Any person having any objection to make in the matter, may do so in writing addressed to the undersinged on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 14th day of November, 1958/23rd Kartika, 1880.

Seal.

NARVIR SINGH. Compensation Officer.

FORM LR III

Notice under Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer. Mahasu district, Kasumpti.

In the matter of Shri Bhadur Ali S/o Butta, caste Shekh, R/o Kumra, Pargana Tiyari, Tehsil Chopal (Tenant).

Versus

Union of India, Himachal Pradesh Administration (Landowner).

To

All persons concerned.

Whereas Shri Bhadur Ali (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 17 min./59 measuring Bighas Biswas (as entered in the Revenue Records) situated in village Kumra, Pargana Tiyari, Tehsil Chopal, District Mahasu in ownership of Union of India, Himachal Pradesh Administration (Landowner).

And whereas a sum of Rs. 327·11 is proposed to be allowed as compensation to be paid by the said Shri Bhadur Ali (Tenant) to the said Union of India, Himachal Pradesh Administration (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 327-11 as compensation shall be received by the undersigned by 26-12-1958/5-10-1880.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 21st day of November, 1958/30th Kartika, 1880.

Seal.

NARVIR SINGH, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district Kasumpti.

In the matter of Shri Abdulla, Hasham Ali Ss/o Rahim Bux, caste Shekh, R/o Shautha, Pargana Shautha, Tehsil Chopal, (Tenants).

Versus

Union of India, Himachal Pradesh Administration (Landowner).

Ta

All persons concerned.

Whereas Shri Abdulla etc., (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Ablolition of Big Landed Estates and Land Reforms Rules 1953, for grant of proprietary rights in the land of their tenancy Khata/Khatauni No. 72/121 measuring 47 Bighas 18 Biswas (as entered in the Revenue Records) situated in village Shautha, Pargana Shautha, Thehsil Chopal District Mahasu in ownership of Union of India Himachal Pradesh Administration (Landowner).

And whereas a sum of Rs. 477.98 is proposed to be allowed as compensation to be paid by the said Shri Abdulla etc., (Tenants) to the said Union of India, Himachal Pradesh Administration (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 477.98 as compensation shall be received by the undersigned by 26-12-1958/5-10-1880.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigend on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 21st day of November, 1958/30th Kartika, 1880.

Seal.

NARVIR SINGH, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district Kasumpti.

In the matter of Shri Rashid, Aziz-ul-din, Nasar-ul-din Shaukt Ali Ss/o Kasham Ali, caste Shekh, R/o chant, Pargana Peontra, Tehsil Chopal (Tenants).

Versus

Shri Raja Rana Digvijai Chand S/o Sarvshri Raja Rana Bhagat Chandra, Raja of Jubbal, Jubbal Tehsil (Landowner).

To

Shri Raja Rana Digvijai Chand landowner and all persons concerned.

Whereas Rashid etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abloition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of their tenancy Khata/Khatauni No. 21/69 measuring 3 Bighas 5 Biswas (as entered in the Revenue Records) situated in village Kedhi, Pargana Peontra, Tehsil Chopal, District Mahasu in ownership of Shri Raja Rana Digvijai Chand (Landowner).

And whereas a sum of Rs. 55.03 is proposed to be allowed as compensation to be paid by the said Shri Rashid etc. (Tenants) to the said Raja Rana Digvijai Chandra (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 55.03 as compensation shall be received by the undersigned by 26-12-1958/5-10-1880.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 21st day of November, 1958/30th Kartika, 1880.

Seal.

NARVIR SINGH, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district, Kasumpti.

In the matter of Shri Ashriff-ul-din S/o Alam-ul-din, caste Shekh, R/o Kima Chandrawli, Pargana Peontra, Tehsil Chopal (Tenant).

Versus

Shri Kanwar Lokinder Singh S/o Shri Raja Rana Bhagat Chandra, R/o Peontra, Tehsil Chopal (Landonwer), To

Shri Kanwar Lokinder Singh landowner and all persons concerned.

Whereas Shri Ashriff-ul-din (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 14/25 min. measuring 17 Bighas 6 Biswas (as entered in the Revenue Records) situated in village Kima Chandrawli. Pargana Peontra. Tehsil Chopal, District Mahasu in ownership of Shri Kanwar Lokinder Singh (Landowner).

And whereas a sum of Rs. 278.19 is proposed to be allowed as compensation to be paid by the said Shri Ashriff-ul-din (Tenant) to the said Shri Kanwar Lokinder Singh (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 278.19 as compensation shall be received by the undersigned by 26-12-1958/5-10-1880.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 21st day of November, 1958/30th Kartika, 1880.

Seal.

NARVIR SINGH, Compensation Officer.

FORM LR III

Notice under Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district, Kasumpti.

In the matter of Shri Fate-ul-din S/o Gulam-ul-din caste Shekh, R/o Kima Chandrawali, Pargana Peontra, Tehsil Chopal (Tenant).

Versus

Shri Kanwar Lokinder Singh S/o Shri Raja Rana Bhagat Chand, Rajput, R/o Peontra, Pargana Peontra, Tehsil Chopal (Landowner).

To

Shri Kanwar Lokinder Singh landowner and all persons concerned.

Whereas Shri Fate-ul-din (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 14/30 min. measuring 8 Bighas 17 Biswas (as entered in the Revenue Records) situated in village Kima Chandrawali, Pargana Peontra, Tehsil Chopal, District Mahasu in ownership of Shri Kanwar Lokinder Singh (Landowner).

And whereas a sum of Rs. 153.78 is proposed to be allowed as compensation to be paid by the said Shri Fate-

ul-din (Tenant) to the said Shri Lokinder Singh (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 153-78 as compensation shall be received by the undersigned by 26-12-1958/5-10-1880.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 21st day of November, 1958/30th Ka tika, 1880.

Seal.

NARVIR SINGH, Compensation Officer.

FORM LR III

Notice under Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu distric', Kasumpti.

In the matter of Shri Noora S/o Mean, caste Shekh, R/o Kedhi, Pargana Peontra, Tehsil Chopal (Tenani).

Versus

Shri Raja Rana Digvijai Chandra S/o Shri Raja Rana Bhagat Chandra. Raja of Jubbal. Jubbal Darbar, Tehsil Jubbal (Landowner).

Shri Raja Rana Digvijai Chandra landowner and all persons concerned.

Whereas Shri Noora (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 21/60 measuring 4 Bighas 11 Biswas (as entered in the Revenue Records), situated in village Kedhi, Pargana Peontra, Tehsil Chopal, District Mahasu, in the ownership of Shri Raja Rana Digvijai Chandra (Landowner).

And whereas a sum of Rs. 64'84 is proposed to be allowed as compensation to be paid by the said Shri Noora (Tenant) to the said Raja Rana Digvijai Chandra (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 64-84 as compensation shall be received by the undersigned by 26-12-1958/5-10-1880.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 21st day of November, 1958/30th Kartika, 1880.

Seal.

NARVIR SINGH.
Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district, Kasumpti.

In the matter of Shri Shamshu-ul-din S/o Noor-ul-din. caste Shekh, R/o Kima Chandrawli, Pargana Peontra. Tehsil Chopal (Tenant).

Versus

Shri Kr. Lokinder Singh S/o Servshri Raja Rana Bhagat Chand, Rajput, R/o Peontra, Tehsil Chopal (Landowner). To

Kr. Lokinder Singh (Landowner) and all persons concerned.

Whereas Shri Shamshu-ul-din (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 14/26 measuring 17 Bighas 2 Biswas (as entered in the Revenue Records), situated in village Kima Chandrawli, Pargana Peontra, Tehsil Chopal, District Mahasu, in the ownership of Shri Kanawar Lokinder Singh (Landowner).

And whereas a sum of Rs. 183.95 is proposed to be allowed as compensation to be paid by the said Shri Shamshu-ul-din (Tenant) to the said Kr. Lokinder Singh (Landowner) for extinction of the rights, title and interests of the said landowner in the land described

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 183 95 as compensation shall be received by the undersigned by 6-12-58/5-10-1880.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 21st day of November, 1958/30th Kartika. 1880.

Seal.

NARVIR SINGH. Compensation Offic r.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district, Kasumpti.

In the matter of Shri Dhuta S/o Pir Bux, caste Shekh, R/o Kedhi. Pargana Peontra, Tehsil Chopal

(Tenant).

Shri Raja Rana Digvijai Chandra S/o Sh. Raja Rana Bhagat Chandra of Jubbal Tehsil Jubbal

(Landowner).

Tο

Seal.

Raja Rana Digvijai Chandra landowner and all persons concerned.

Dhuta (Tenant) has applied under Whereas Shri sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy. Khata/Khatauni No. 21/58 Min. measuring 13 Big. 18 Bis. (as entered in the Revenue Records), situated in village Kedhi, Pargana Peontra, Tehsil Chopal, District Mahasu in the ownership of Shri Raja Rana Digviyai Chandra (Landowner).

And whereas a sum of Rs. 232.20 is proposed to be allowed as compensation to be paid by the said Shri Dhuta (Tenant) to the said Shri Raja Rana Digvijai Chandra (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 232-20 as compensation shall be received by the undersigned by 26-12-1958/5-10-1880.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 21st day of November, 1958/30th Kartika, 1880.

NARVIR SINGH. Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district, Kasumpti.

In the matter of Shri Rusla S/o Ilahi Bux, caste Shekh R/o Kedhi, Pargana Peontra, Tehsil Chopal (Tenant). Versus

Shri Deota Mahasu through Haru Bhandari. R/o Kedhi, Pargana Peontra, Tehsil Chopal (Landowner).

Shri Deota Mahasu through Haru Bhandari landowner and all persons concerned.

Whereas Shri Rusla (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 13 min/36 measuring 10 Big. 1 Bis. (as entered in the Revenue Records) situated in village Kedhi, Pargana Peontra, Tehsil Chopal, District Mahasu in ownership of Shri Deota (Landowner)

And whereas a sum of Rs. 82.17 is proposed to be allowed as compensation to be paid by the said Shri Rusla (Tenant) to the said Deota Mahasu (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 82.17 as compensation shall be received by the undersigned by 26-12-1958/5-10-1880.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 25th day of November, 1958/4th Agrahayana, 1880.

Seal.

NARVIR SINGH. Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district,

In the matter of Shri Rustam S/o Ilahi Bux, caste Shekh R/o Kima Chandrawli, Pargana Peontra, Tehsil Chopal (Tenant).

Versus

Shri Kr. Lokinder Singh S/o Shri Raja Rana Bhagat Chandra ji, Rajput, R/o Peontra, Pargana Peontra. Tehsil Chopal (Landowner).

Shri Kr. Lokinder Singh landowner and all persons

Whereas Shri Rustam (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 14/32 measuring 23 Big. 8 Bis. (as entered in the Revenue Records) situated in village Kima Chandrawli, Pargana Peontra, Tehsil Chopal, District Mahasu in ownership of Shri Kr. Lokinder Singh (Landowner).

And whereas a sum of Rs. 519.97 is proposed to be allowed as compensation to be paid by the said Shri Rustam (Tenant) to the said Shri Kr. Lokinder Singh (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 519.97 as compensation shall be received by the undersigned by 26-12-1958/5-10-1880.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter objections shall be received.

Given under my hand and seal, this 21st day of November, 1958/30th Kartika, 1880.

Scal.

NARVIR SINGH, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district, Kasumpti.

In the matter of Shrimati Umtul Wd/o Charag-ul-din, caste Shekh, R/o Kedhi, Pargana Peontra, (Tenant). Chopal

Versus

Shri Raja Rana Digvijai Chandra S/o Raja Rana Shri Bhagat Chandra, Raja of Jubbal, Tehsil Jubbal (Landowner).

Seal.

Shri Raja Rana Digvijai Chandra landowner and all persons concerned.

Whereas Shrimati Umtul (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of her tenancy Khata/Khatauni No. 21/52 min. measuring 13 Big. 2 Bis (as entered in the Revenue Records) situated in village Kedhi, Pargana Peontra, Tehsil Chopal. District Mahasu in ownership of Shri Raja Rana Digvijai Chandra (Landowner).

And whereas a sum of Rs. 178.67 is proposed to be allowed as compensation to be paid by the said Shrimati Umtul (Tenant) to the said Shri Raja Rana Digvijai Chandra (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 178.67 as compensation shall be received by the undersigned by 26-12-1958/5-10-1880.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 21st day of November, 1958/30th Kartika, 1880.

NARVIR SINGH. Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district, Kasumpti.

In the matter of Shri Dhutta S/o Pir Bux, caste Shekh. R/o Kedhi, Pargana Peontra Tehsil Chopal, (Tenant).

Shri Devta Mahasu C/o Shri Haria Bhandhari, R/o Kedhi, Pargana Peontra, Tehsil Chopal (Landowner). Tο

Shri Devta Mahasu C/o Shri Haria Bhandhari and all persons concerned.

Whereas Shri Dhutta (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 13 min/37 measuring 3 Big. 16 Bis. (as entered in the Revenue Records) situated in village Kedhi, Pargana Peontra. Tehsit Chopal, District Mahasu in ownership of Shri Devta Mahasu (Landowner).

And whereas a sum of Rs. 54.58 is proposed to be allowed as compensation to be paid by the said Shri Dhutta (Tenant) to the said Shri Devta Mahasu (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates sand Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 54.58 as compensation shall be received by the undersigned by 26-12-1958/5-10-1880.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 21st day of November, 1958/30th Kartika, 1880.

NARVIR SINGH. Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district, Kasumpti.

In the matter of Shri Fatu S/o Ilahi Bux, caste Shekh, R/o Kema Chandrawli, Pargana Poentra, Tehsil Chopal, (Tenant).

Versus

Shri Raja Rana Digvijai Chandra S/o Shri Raja Rana Bhagat Chandra, Raja of Jubbal. Jubbal Darbar. Tehsil Jubbal (Landowner).

Shri Raja Rana Digvijai Chandra landowner and all persons concerned.

Whereas Shri Fatu (Tenant) has applied under subsection (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 13 min./20 measuring 1 Big. 10 Bis. (as entered in the Revenue Records) situated in village Kema Chandrawali. Pragana Peontra. Tehsil Chopal. District Mahasu in ownership of Shri Raja Rana Digvijai Chandra (Landowner).

And whereas a sum of Rs. 16.59 is proposed to be allowed as compensation to be paid by the said Shri Fatu (Tenant) to the said Raja Rana Digvijai Chandra (Landowner) for extinction of the rights, title and interests of the said landowner in the land described

Now, therefore in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 16.59 as compensation shall be received by the undersigned by 26-12-1958/5-10-1880.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 21st day of November, 1958/30th Kartika, 1880.

NARVIR SINGH. Compensation Officer.

Seal.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district, Kasumpti.

In the matter of Shri Fatu S/o Ilahi Bux, caste Shekh. R/o Kema Chandrawali, Pargana Peontra, Tehsil (Tenant). Chopal

Versus

Shri Kr. Lokinder Singh S/o Shri Raja Rana Bhagat Chandra, caste Rajput, R/o Peontra, Pargana Peontra, Tehsil Chopal, (Landowner).

To

Shri Kr. Lokinder Singh landowner and all persons concerned.

Whereas Shri Fatu (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 14/29 min. measuing 1 Big. 10 Bis. (as entered in the Revenue Records) situated in village Kewa Chandrawli, Pargana Peontra. Tehsil Chopal, District Mahasu in ownership of Shri Kr. Lokinder Singh (Landowner).

And whereas a sum of Rs. 26.39 is proposed to be allowed as compensation to be paid by the said Shri Fatu (Tenant) to the said Shri Kr. Lokinder Singh (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of he said amount of Rs. 26.39 as compensation shall be received by the undersigned by 26-12-1958/5-10-1880.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 21st day of November, 1958/30th Kartika, 1880.

Seal.

NARVIR SINGH, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district at Kasumpti.

In the matter of Shri Dulchi adopted son of Mania, Rajput. R/o Chembal, Pargana Satohita, Tehsil Theog (Tenant).

Versus

Union of India, Himachal Pradesh Administration (Landowner).

То

All persons concerned.

Whereas Shri Dulchi (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act. 1953, for grant of proprietary rights in the land of his tenancy, Khata/Khatauni No. 15/52 measuring 433 Big. 3 Bis. (as entered in the Revenue Records) situated in village Chembal, Pargana Satohita, Tehsil Theog, District Mahasu in the ownership of Union of India, Himachal Pradesh Administration (Landowner).

And whereas a sum of Rs. 1994.08 is proposed to be allowed as compensation to be paid by the said Shri Dulchi (Tenant) to the said Union of India, Himachal Pradesh Administration (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 1994-08 as compensation shall be received by the undersigned by 26-12-1958/5-10-1880.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 24th day of November, 1958/3rd Agrahayana, 1880.

NARVIR SINGH.

Seal. Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955
Before the Compensation Officer, Mahasu district at

Kasumpti.
In the matter of Shri Rashid, Azi-ul-din, Nasar-ul-din, Shukat Ali Ss/o Kasham Ali, caste Shekh, R/o Chaut,

Versus

Union of India, Himachal Pradesh Administration
(Landowner)

(Tenants).

To

All persons concerned.

Pargana Peontra, Tehsil Chopal,

Whereas Shri Rashid etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of their tenancy Khata/Khatauni 'No. 38/117 measuring 2 Big. 8 Bis. (as entered in the Revenue Records) situated in village Kedhi, Pargana Peontra, Tehsil Chopal, District Mahasu in ownership of Union of India, Himachal Pradesh Administration (Landowner).

And whereas a sum of Rs. 39.95 is proposed to be allowed as compensation to be paid by the said Shri Rashid etc. (Tenants) to the said Union of India, Himachal Pradesh Administration (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 39-95 as compensation shall be received by the undersigned by 26-12-1958/5-10-1880.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 21st day of November, 1958/30th Karrika, 1880.

Seal.

NARVIR SINGH, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district at Kasumpti.

In the matter of Shri Mundo, Kirpa Ram, Dhiano, Ram Singh Ss/o Jhanko Ram, caste Rajput, R/o Thana, Pargana Ubadesh, Sub-Tehsil Kotkhai, (Tenants).

Versus

Union of India, Himachal Pradesh Administration (Landowner).

Τo

All persons concerned.

Whereas Shri Mundo etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of their tenancy Khata/Khatauni No. 34 min/16 min measuring 14 Big. 18 Bis. (as entered in the Revenue Records) situated in village Thana, Pargana Ubadesh, Sub-Tehsil Kotkhai, District Mahasu in the ownership of the Union of India, Himachal Pradesh Administration (Landowner).

And whereas a sum of Rs. 83.69 is proposed to be allowed as compensation to be paid by the said Shri Mundo etc. (Tenants) to the said Union of India, Himachal Pradesh Administration (Landowner) for

extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 83-69 as compensation shall be received by the undersigned by 26-12-1958/5-10-1880

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 24th day of November, 1958/3rd Agrahayana, 1880.

Seal.

NARVIR SINGH. Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district at Kasumpti.

In the matter of Shri Naraino S/o Jiwno, caste Brahmin, R/o Saran, Pargana Karoli, Tehsil Kasumpti (Tenant).

Versus

Union of India, Himachal Pradesh Administration (Landowner).

To

All persons concerned.

Whereas Shri Naraino (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 38 min/133 min. measuring 11 Big. 14 Bis. (as entered in the Revenue Records) situated in village Koti, Pargana Karoli, Tehsil Kasumpti District Mahasu in the ownership of Union of India, Himachal Pradesh Administration (Landowner).

And whereas a sum of Rs. 11-16 is proposed to be allowed as compensation to be paid by the said Shri Naraino (Tenant) to the said Union of India Himachal Pradesh Administration (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 11·16 as compensation shall be received by the undersigned by 26-12-1958/5-10-1880.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 24th day of November, 1958/3rd Agrahayana, 1880.

Seal.

NARVIR SINGH. Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district at Kasumptti.

In the matter of Shri Niram Singh S/o Moti Ram, caste Rajput, R/o Kufri, Pargana Dharthi, Tehsil Kasumpti, (Tenant).

Versus

Union of India, Himachal Pradesh Administration (Landowner).

All persons concerned.

Whereas Shri Niram Singh (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 1/5 measuring 8 Big. 9Bis. (as entered in the Revenue Records) situated in village Jungal Mohduda Kufri, Pargana Dharthi, Tehsil Kasumpti, District Mahasu in ownership of Union of India, Himachal Pradesh Administration (Landowner).

And whereas a sum of Rs. 38.45 is proposed to be allowed as compensation to be paid by the said Shri Niram Singh (Tenant) to the said Union of India Himacal Pradesh Administration (Landowner) for extinction of the rights, title and interests of the said land owner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules. 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 38.45 as compensation shall be received by the undersigned by 26-12-1958/5-10-1880.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 21st day of November, 1958/30th Kartika, 1880.

Seal.

NARVIR SINGH. Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district at Kasumpti.

In the matter of Shri Sheru S/o Bagha, Musalman Sekh, R/o Chori, Tehsil Chopal (Tenant).

Versus

Union of India, Himachal Pradesh Administration (Landowner).

To

All persons concerned.

Whereas Shri Sheru (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of propreitary rights in the land of his tenancy Khata/Khatauni No. 9/11 measuring 3 Big. 8 Bis. (as entered in the Revenue Records) situated in village Jangal Shila, Pargana Shilla, Tehsil Chopal, District Mahasu in the ownership of Himachal Pradesh Administration (Landowner).

And whereas a sum of Rs. 17.34 is proposed to be allowed as compensation to be paid by the said Shri Sheru (Tenant) to the said Himachal Pradesh Administration (Landowner) for extinction of the rights, title and intererts of the said landowner in the land described above

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules. 1955. it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 17.34 as compensation shall be received by the undersigned by 26-12-1958/5-10-1880.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal this 20th day of November, 1958/29th Kartika, 1880.

NARVIR SINGH.

Seal.

Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district at Kasumpti.

In the matter of Shri Anant Ram S/o Rootal, Mst. Mortoo Wd/o Ram Singh, Rajput, R/o Ajdhar, Pargana (Tenants). Kalalti, Tehsil Kasumpti

Versus

Union of India, Himachal Pradesh Administration (Landowner).

All persons concerned.

Whereas Shri Anant Ram etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of their tenancy Khata/Khatauni No. 1/20 measuring 3 Big. 3 Bis. (as entered in the Revenue Records) situated in village Jangal Mehduda Ajdhar, Pargana Kalalti, Tehsil Kasumpti, District Mahasu in ownership of Union of India, Himachal Pradesh Administration (Landowner).

And whereas a sum of Rs. 14:27 is proposed to allowed as compensation to be paid by the said Shri Anant Ram etc. (Tenants) to the said Union of India, Himachal Pradesh Administration (Landowner). for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 14-27 as compensation shall be received by the undersigned by 27-12-1958/6-10-1880.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 19th day of November, 1958/28th Kartika, 1880.

Seal.

NARVIR SINGH. Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district at Kasumpti.

In the matter of Shrl Balk Ram S/o Moji Ram, caste Rajput. R/o Dhani. Pargana Pagogi, Tehsil Kasumpti (Tenant).

Versus

Union of India, Himachal Pradesh Administration (Landowner).

All persons concerned.

Whereas Shri Balak Ram (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act. 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 1/14 measuring 4 Big. 2 Bis. (as entered in the Revenue Records) situated in village Jangal Mehduda Nasholi, Pargana Showhawli, Tehsil Kasumpti, District Mahasu in ownership of Union of India, Himachal Pradesh Administration (Landowner).

And whereas a sum of Rs. 24.87 is proposed to be allowed as compensation to be paid by the said Shri Balak Ram (Tenant) to the said Union of India, Himachal Pradesh Administration (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 24.87 as compensation shall be received by the undersigned by 27-12-1958/6-10-1880.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned

on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 14th day of November, 1958/23rd Kartika, 1880.

> NARVIR SINGH. Compensation Officer.

Scal.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Mahasu district at Kasumpti.

In the matter of Shri Balak Ram S/o Moji, caste Rajput, R/o Dhani, Pargana Pagogi, Tehsil Kasumpti (Tenant).

Versus

Union of India, Himachal Pradesh Administration (Landowner).

To

All persons concerned.

Whereas Shri Balak Ram (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 8 min/11 measuring 4 Big. 17 Bis. (as entered in the Revenue Records) situated in village Dhani, Pargana Pagogi, Tehsil Kasum-pti, District Mahasu in ownership of Union of India, Himachal Pradesh Administration (Landowner).

And whereas a sum of Rs. 29:41 is proposed to allowed as compensation to be paid by the said Shri Balak Ram (Tenant) to the said Union of India, Himachal Pradesh Administration (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 29.41 as compensation shall be received by the undersigned by 27-12-1958/6-10-1880.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 14th day of November, 1958/23rd Kartika, 1880.

> NARVIR SINGH. Compensation Officer.

Seal.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition

of Big Landed Estates and Land Reforms Rules, 1955 Before the Compensation Officer, Mahasu district at

Kasumpti. In the matter of Shri Anant Ram S/o Rootal, Rajput,

R/o Palu, Tehsil Kasumpti (Tenant).

Versus

Union of India, Himachal Pradesh Administration (Landowner).

To

All persons concerned.

Whereas Shri Anant Ram (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 1/11 measuring 2 Big. 19 Bis. (as entered in the Revenue Records) situated in village Jangal Mehduda, Pargana Kalalta, Tehsil Kasumpti, District Mahasu in the ownership of Union of India, Himachal Pradesh Administration (Landowner).

And whereas a sum of Rs. 144.75 is proposed to be allowed as compensation to be paid by the said Shri Anant Ram (Tenant) to the said Union of India, Himachal Pradesh Administration (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 144-75 as compensation shall be received by the undersigned by 27-12-1958/6-10-1880.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 19th day of November, 1958/28th Kartika, 1880.

Seal.

NARVIR SINGH, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955 Before the Compensation Officer, Mahasu district,

Kasumpti.

In the matter of Shri Jangi S/o Mohan, caste Brahmin.

R/o Khajla, Pargana Matiyanj, Tehsil Arki (Tenant).

Versu

Shri Chet Ram, Meheshwari Datt, Mehar Chand S/so Bhajon; Devi Ram S/o Kundan; Thakuria S/o Hukmi; Naraino S/o Parma Nand, caste Brahmin R/o Mandror Sub-Tehsil Suni (Landowners).

Shri Chet Ram, 2 Meheshwari Datt, 3 Mehar Chand 4 Devi Ram, 5 Thakuria, 6 Naraino, landowners and all persons concerned.

Whereas Shri Jangi, (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy Khata/Khatauni No. 1/2 measuring 55 Bighas 3 Biswas (as entered in the Revenue Records) situated in village Khajla, Pargana Matiyani, Tehsil Arki, District Mahasu, in the ownership of Chet Ram etc. (Landowners).

And whereas a sum of Rs. 916.75 is proposed to be allowed as compensation to be paid by the said Shri Jangi, (Tenant) to the said Chet Ram etc. (Landowners) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for p information of all persons concerned that objections regard to the assessment of the said amount of Rs. 916.75 as compensation shall be received by the undersigned by 27-12-58/6-10-1880.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 21st day of November, 1958/30th Kartika, 1880.

Seal.

NARVIR SINGH, Compensation Officer.

Before Shri Jaipal Singh, B.A., LL.B., Compensation Officer. Bilaspur district, Himachal Pradesh

Notice under section 19 of Himachal Pradesh Act, 15 of 1954.

Shri Roshan Din S/o Ralla, Caste Muslim Raian, R/o village Samoh, Pargana Geharwin, Tehsil Sadar, District Bilaspur (Himachal Pradesh) (Tenant)

Versus

Shri Labha S/o Biroo, Caste Pharia, R/o village Kanphara, Pargana Kot-Kehloor, Tehsil Sadar, District Bilaspur, (Himcahal Pradesh) (Landowner). 0

All persons concerned.

Whereas a sum of Rs. 75:00 as compensation in respect
the tenancy, measuring 3 Rig. 9 Rig. situated in rullogs

of the tenancy, measuring 3 Big. 9 Bis. situated in village Samoh. Khata/Khatuani No. 172/462 of Jamabandi for the year 1953-54, in the above cited case has been finally determined and deposited into the Treasury, notice is hereby given to the persons claiming interests in the compensation in respect of the land of the above mentioned tenancy to file before the undersigned statements of claim within six months from the date of publication of this notice, after which such a claim shall cease to be enforceable.

JAIPAL SINGH, Compensation Officer.

त्यायालय श्री जर्रामह दास गुप्ता, एम० ए०, एल एल० बी० ऐडिशनल सब जज साहिब मंद्री, जिला मंद्री, हिमाचल प्रदेश मिसल नं० 322 मरजुद्या 17-12-1957

मु॰ देवक् पत्नी वेसरिया, पुत्री गोकल; व मु॰ संस्वृत इर्फ सुन्दरू, जानि राजपून, निवासी कलैंटड़ी, इलाका मैंस्वलघाला हटली, नहसोन सरकाथाटवादी

वनाम

अम्बिङ्गा पुत्र नो बू, जाति राजपूत, निवासी जसथेड़, दावली दगड़ीन इलाका हटली, तहसील सरकाघाट ग्रादि ..प्रतिवादीगमा दावा दवलयायी

वनाम

- मगल (प्रतिवादी नं 3) पुत्र भाग्यु, जाति राजपूत, निवासी जमयेड दाखली दगडौन, इलाका हटली
- 2. सन्त (प्रतिवादी नं 4) पुत्र साम्यु, जाति राजपून, निकासी जमयेड दाखली दगडौन
- 3. पोहलो (प्रतिवादी नं 8) पुत्र भजन्, जाति राजपूत, निवासी रोपड़ी, इलाका मैंबलम्बाला हटली
- मुन्झी (प्रतिवादी नं ० 9) पुत्र भजन्, जाति राजपूतः निवासी रोपड़ी, इलाका मैंखलवाला हटली
- जागर (प्रतिवादी नं 13) पुत्र चुहडू, जाति राजपूत, निवासी दगड़ौन, इलाका हटली, तहसील सरकाषाट ..प्रतिवादीगग

उपरोक्त बाद में भ्रदालत को रिपोर्ट नामील कुनिन्दा व शपथ-पत्र बादी से निश्चित हो गया है कि प्रतिबादोगण त० 3, 4, 8, 9 व 13 पर साधारण साधनों द्वारा तामील नहीं हो सकती है। श्रतः इस विजापन द्वारा प्रतिबादीगण नं० 3, 4, 8, 9 व

13 को सूचित किया जाता है कि स्वयं या वकील द्वारा ग्रपने

वाद की पैरवी इस न्यायालय में उपस्थित हो कर 5 जनवरी 1959/ 15 पौमा, 1880 की प्रातः 10 वजे करे। अन्यया उनफे विपरीन कार्यबाही एक-पक्षीय प्रयोग में लाई जावेगी एवं निर्णय किया जावेगा। आज दिनांक 8 दिसम्बर, 1958/17 अग्रहायगा, 1880 की मेरे

हस्ताक्षर श्रीर मुद्रा न्यायालय द्वारा प्रचलित किया गया । महा नर्रामह दास गप्ता.

न्यायालय श्री नरसिंह दास गुप्ता एम०ए०, एल०एल, बी०, एडीडानल सब अज बहादूर मंडी, ज़िला मंडी, हिमाचल प्रदेश।

ऐडीशनल सब जब।

मिसल नं० २३

मरजुमा 11-1-1958

मृ० मनसु विधवा गुल्हे राम, जाति राजपूत, निवासी काश्रो, इलाका थुजरी सराज, तहसील चचयोटवादी

बनाम

दमोदर पुत्र दतु, जाित राजपूत, निवासी छेत हाल वारद कांदी
 इलाका तथा कोठी गोपालपुर, तहसील दंजार जिला कांगडा

२. दमोदर पुत्र विष्णु, जाति राजपूत, निवासी काम्रो, इलाका थुजरीं सराज, तहसील चवयोटप्रतिवादीगरा

बनाम

दमोदर प्रतिवादी नं० १ पुत्र दतु, जाति राजपूत निवासी छेत हाल वारद कांढी, इलाका तथा कोठी गोपालपुर, तहसील बंजार, जिला कांगड़ाप्रतिवादी

दावा दिलापाने पैदावार बतौर जरे वरसालात बाबत फसल खरीफ १९५४ मत्यता मृ० ५८-०-६।

उपरोक्त बाद में भ्रदालत को रिपोर्ट तामील कुनिन्दा तथा कैंफियत मिसल हजा से निश्चय हो गया है कि प्रतिवादी नं० १ पर साधारए। साधनों द्वारा तामील नहीं हो सकती है। प्रतः इस विकापन द्वारा प्रतिवादी नं० १ को सूजित किया जाता है कि वह स्वयं या वकील द्वारा प्रपने वाद की पैरवी इस न्यायालय में दिनांक 27 दिसम्बर, 1958/6 पौष, 1880 को उपस्थित होकर प्रात: 10 बजे करे। प्रन्यथा उसके विपरीत कार्यवाही एक पक्षीय प्रयोग में लाई जावेगी एवं निर्णय किया जायगा।

भाज दिनांक 8 दिसम्बर, 1958/17 भ्रप्रहायएा, 1880 को मेरे हस्ताक्षर तथा मुद्रा न्यायालय द्वारा प्रचलित किया गया ।

> नरसिंह दास गुप्ता, एडीशनल सब जज।

मोहर

भाग 6-भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

शन्य

भाग 7-भारतीय निर्वाचन आयोग (Election Commission of India) को वैधानिक आधिमुचनाएं तथा अन्य निर्वाचन सम्बन्धी अधिसूचनाएं

शुन्य

अनुपूरक

(देखिये पष्ठ 999-1000)

Late Received

PART 1

INDUSTRIES DEPARTMENT

NOTIFICATION

Simla-4, the 20th December, 1958/29th Agrahayana, 1880

No. I&S. 15 (Metric)-I340/57.—In exercise of the powers conferred by sub-section (3) of section 1 of the Rajasthan Weights and Measures (Enforcement) Act, 1958, as extended to the Union Territory of Himachal Pradesh vide Government of India Ministry of Home Affairs Notification No. F. 8/4/58-J-II (i), dated the 30th September, 1958, the Lieutenant Governor, Himachal Pradesh, hereby appoints the date of publication of the notification in the Official Gazette as the date on which the provisions of the said Act in so far as they related to units of mass, shall come into force in respect of the transactions involving sale and purchase of goods in Sirmur and Mandi districts of Himachal Pradesh.

By order,

RAJ KUMAR, I.A.S., Secretary.

No. 4. D. A.

DIRECTORATE OF ECONOMICS AND STATISTICS

	BULLETIN O	AVERAGE	WHOLESALE P	PRICES IN	HIMACHAL 1	PRADESH
*****	A	4				**********

BULLETIN OF	AVERAGE WHOLESALE PRICES IN HIMACHAL PRADESH
No. DES. 117-89/56-XXIII	Simla, Wednesday, the 17th December, 1958/26th Agrahayana, 1880
All prices in	nineer nor standard mound of 92 2/7 IL

All prices in rupees per standard maund of 82-2/7 lb. (equivalent to 3,200 tolas)

		Commodity C	entre			es on		Commo	Pric	Prices on		
_		1			28-11-58 2	5-12-58	1		i i	c	28-11-58	5-12-5
A.	P/	ODGRAINS:			Rs,	Rs.					Rs.	Rs.
^.	i.	WHEAT (Ordinal	y) Per !	Maund -				Theog			35.00	
		Theog		• •		21.00		Rampur			35.00	35.00 40.00
		Rampur				23.75 18.50	1	Mandi Nahan			40.00	40.00
		Chowari				N.T.	İ	Average	• •		30.00	30.00
		Nahan			. 18.50	18.50	10.	MASH (Who	le) Per Ma	und-	37.71	37.71
		Paonta		• •		18.50		Duaspur			30.00	N.R
		Mandi Jogindernagar			. 19.00 . N.R	19.00 20.00	1	Chamba Kasumpti			24.00	24.00
		Bilaspur				N.R.	1	Theog	• •		25,00	27.50
		Average			. 19.86*	19.92*	1	Rampur			·· 24.00 ·· 25.00	24.00 25.00
	2,	PADDY (Medium) Per			10.00	1	Manui			25.00	25.00
		Rampur Nahan			. 18.00	18.00 11.50	1	Nahan Paonta	• •		22.00	22.00
		Paonta			. 10.00	10.00		Average	• •	• •	· 22 50 25 06	21.00
		Average			. 12.67	13.17	}	MASH DA	L (Split a	nd Washe	(d)	24.81
	3,	RICE (Coarse) Per Kasumpti			. 27.00	27,50		Per Maund	-			
		Kasumpti Theog			24.00	24.00	1	Bilaspur Chamba	• •		40.00	N.R
		Rampur			. 28.00	28.00		Kasumpti			33.00	33.00 35.50
		Nahan			. 20 50	21.00	1	Theog			26.00	26.00
		Paonta			. 19.00	20.00	1	Mandi			35.00	35.00
		Chamba Mandi			25.00 24.50	25.00 23.50	i	Nahan Average	• •		24.00	24.00
		Sundernagar			. 22.00	22.00	11.	MASURE (V	Vhole) Per	Manned -	32.33	32.2
		Average			. 23.75	23.87		Chamba			24.00	24.00
	4.	GRAM (Small and	Red	Variety))			Kasumpti			N.T.	N.T
		Per Maund— Kasumpti			. 24.00	24.00	i	Rampur	• •		20.00	20.00
		Rampur				25.50	1	Theog Mandi	• •		[x.00	18.00
		Nahan				19.00		Nahan	• •		20.00 N.T.	20.00 N.T
		Paonta			. 19.00	19.00		Average			21.17*	21.17
		Chamba			. 23 00	23.00		GETABLES A	ND SPIC	ES:		
		Chowari			. 20 00	22.00 22.50	12.	POTATOES				
		Mandi Bilaspur			20.00	N.R.	}	Sarahan · Nahan			14.00	17.00 16.50
		Sundernagar				17.00		Paonta			13.50	17.00
		Average				21 33*		Mandi			10.00	15.00
	5.	BARLEY Per Mau	nd-		10.00	10.10		Average			13.62	16.3
		Rampur		• •	0.1.000	19.00 N.T.		POTATOES Sarahan	(Phul) Per	Maund—	12.50	
		Nahan Mandi				17.50		Naban Naban	• •		12.50 N.T.	16,00 N.T
		Sundernagar				10.00		Paonta	• • •		N.T.	N.T
		Average				16.12*		Mandi	• •		N.T.	N.T
	6.	MAIZE (Red) Per			10.00	10.00	1	Average	- \ n - \ 1		• • • • •	
		Kasumpti Theog		• •	17 00	18.00 17.00	13.	ONIONS (D Chamba	ry) Per M		14.00	14.00
		Theog Rampur				17.50	1	Kasumpti	••		14.00	14.00 17.50
		Mandi				16.25	1	Theog			16.00 -	
		Nahan			. 15.00	15.25		Mandi	* *		20.00	20.00
		Paonta				15.00		Nahan	• •		10.00	14.50
В	FΛ	Average ODGRAIN PRO	DUCTS	S ANI	16.67	16.50		Paonta Average	• •		8.00 13.83	10.00 15.33
	P	ULSES:					14.	CHILLIES	(Dry Da		er	13.33
	7.	WHEAT ATTA (W	ater turi	bine mad	le)			Maund-				
		Per Maund-			21.00	21.00)	Kasumpti	• •		160.00	
		Chamba			01.00	21.00 22.00	i	Rampur Mandi	• •		120.00	
		Kasumpti Rampur			0.00	25.00	1	Nahan			86.00	100.00
		Mandi			21.50	22.00		Average			116.50	120.00
		Nahan			. 19.50	19.12	15.	TURMERIC		powdere	d)	
		Bilaspur		• •	24 47		1	Per Maund- Chamba			40.00	40.00
	3.	Average GRAM DAL Per M	Aaned.		21.67	21.77*		Kasumpti			60 00	60.00
8	J.	Bilaspur	-aunu-		. 24.00	N.R.		Mandi			. 50.00	50.00
		Chamba			. 25.00	25.00		Nahan			35.00	35.00
		Chowari			. 25.00	26.00		Average	4-1-1		46.25	46.25
		Kasumpti			. 27.50	27.50	16	GINGER (A Chamba	drak) Per		. 29.00	29.00
		Rampur		• •	25.00	27.50 25.00		Nahan			16.00	14.00
		Mandi Nahan			22.26	23.00		Mandi			. 20.00	20.00
		Sundernagar			21 00	21.00		Average			. 21.00	21.66
		Average			. 24.66	24.87*	D. PR	OVISIONS: GUR (Sort II	Don Mo	und		
		MOONG (Whole) F			35.00	N.R.	17.	Kasumpti) Per Ma	una—	. 22.00	20.00
9		Bilaspur			22.00	32.00		Theog			. 20.50	20.50
9		Kasumpti			37.00	37.00		Mandi	* *		. 25.00	25.00
\$		Theog			32.00	32.00		Chamba			. 22.00	22.00 17.50
9		Rampur			35.00	32.50		Nahan Paonta	••		17.00	
,		Mandi		• • • • • • • • • • • • • • • • • • • •		35.00 28.00		Average				N.T. 20.33
,					28.00		18.	CHEER IN	D D	Manage		
,		Nahan			32 00	25.183	10.	OHEE (Pure	Desi) Per	maund—		
,		Nahan Paonta				25.00 32.06*	10.	Kasumpti	Desi) Per		240.00	
,		Nahan Paonta Average			32.00 32.62		10.	Kasumpti Mandi			. 210 00	210.00
\$		Nahan Paonta			32.62	32.06*	16.	Kasumpti Mandi Chamba			. 210 00 . 185.00	210.00 185.00
,		Nahan Paonta Average MOONG DAL (S)	olit & V		32.62		16.	Kasumpti Mandi			. 210 00	240.00 210.00 185.00 190.00 N.R. 213.00

1	000	राजपत्र		iceson	सम्बर, 1938/29 श्रग्रहायसा, 1880 Prices on
		Commodity Centre	28-11-58	5-12-58	Commodity Centre 28-11-55 5-12
	_	1	2	3	
	10	TOBACCO Country leaf)Per	Rs.	Rs.	Rs. R
	19.	Maund-	75.00	75.00	H. MANUFACTURES:
		Solan Sarahan	N.T.	N.T.	37. COARSE CLOTH 20 Yards Piece— Mandi 15.00 15.0
		Nahan	60 00 65.00*	60.00 65.00*	Chamba 15.00 15.0
	20	SALT (Sambar Salt) Per Maund -			Nahan
	-0.	Kasumpti	5.00 5.00	5.00 5.00	Average 15.63 15.6
		Mandi	5.50	5.50	37A. POPLIN 20 Yards Piece— Mandi
		Mandi Chamba Nahan Bilaspur Average	2.87 5.00	2.87 N.R.	Chamba 27,00 27,0
		Average	4.67	4.70*	Nahan
		SALT (Rock Salt) Per Maund— Mandi	4.00	3.12	Average 34.25 34.2
	21.	EGGS (of Hen) Per Dozen-	2.25	2,25	38. DHOTI Per Pair- Mandi 5.00 5.0
		Mandi	2.25	2,25	Chamba 8.37 8.3
		Nahan	1.87 2.25	1.87 N.R.	Nahan
		Rilaspur	2.13	2.13*	Average 8.84 8.8
	22	MILK COW (Unboiled) Per Seer-	0.56	0.56	39. COTTON YARN Per 10 lbs
		Mandi	0.50	0 50	Chamba 25,00 25.0 Nahan 12,00 12.0
		Nahan Average	0.44	0.44 0.50	Bitaspur 15.00 N.R
	23.	MFAT (Goal) I'er Seet -			Average 17.33 17.3 40. GUNNY BAGS (B-Twills 2½ ibs.)
		Mandi	2.00 1.75	2.00 1.75	Per 100 Bags—
		Nahan	2.00	2.00 N.R.	Rampur
		Average	1.75 1.87	1.87*	Paonta 125.00 110.0
	24	TEA (Lipton) Per lb	2 75	2.75	Mandi 100,00 100,0 Paonta 125,00 110,0 Sarahan 125,00 120,0 Bihaspur 125,00 N.F Average 120,00 116,0
		Mandi	2 75	2.75	Average
•		Bilaspur	2.71 2.74	N.R. 2.74*	41. NAILS (Tata) Per Seer— Mandi 0.82 0.8
E.	OII	S AND OIL SEEDS:		20.4	Nahan 0.75 0.7
	25	SARSON SEED (White) Per Maund—Mandi	35.00	35.00	42. ROUND IRON Per Maund-
		Jogindernagar	N.R.	35.00	Mandi54.14 54.1 Nahan35.00 35.0
		Nahan	26.00 33.00*	27.00 1 32.33	Bilaspur 40,00 N.F
	26.	SARSON SEED (Yellow) Per			Average 43.05 43.0 43. KEROSENE OIL (Elephant Brand)
		Maund- Rampur	22.00	22.00	Tin of 24 Bottles—
		Mandi	32.00 N.R.	30.00 32.00	Mandi 9.75 10.0 Chamba 10.25 10.2
		Average	28.00*	28.00	Nahan 6.75 6.8
	27.	GROUND NUT (Unshelled) Per Maund—			Bilaspur 8.75 N.R Average 8.87 8.9
		Rampur	32.50	32.50	44. CEMENT Per Bag – 8.80 8.8
		Mandi	20.00 27.50	20.00	Chamba 10.00 10.0
		Average SARSON OIL (Kohlu extracted)	27.33	27.33	Nahan 7.25 7.2 Bilaspur 8.11 N.R
	28.	Per maund—		i	Average 8.54 8.5
		Rampur	80.00	80.00	45. PAPER FOOLSCAPE (10 lbs.) Per Ream —
		Mandi	75.00 83.00	80 00 83,00	Mandi 8.50 8.5
		Nahan	70.00 77.00	70.00 77.00	Chamba 9.50 9.5 Nahan 10.25 10.2
F.		Average MAL FEEDS:	77.00	77.00	Average 9.42 9.4
	29.	COTTON SEEDS (Desi Black) Per Maund—		}	46. WASHING SOAP (Desi) Per Maund—
		Mandi	20.00	20.00	Kasumpti 60.00 60.0 Theog 50.00 50.0
		Nahan Bilaspur	15.00 20.00	16.00 N.R.	Mandi 40.00 40.0
	• •	Average	18.33	18.67*	Chamba
	<i>5</i> 0.	SARSON CAKE (Kohlu made) Per maund—			Nahan 50,00 50,0 Average 51,00 51,0
		Kasumpti	17.50	17.50	I. MISCELLANEOUS:
		Mandi Nahan	20.00 14.00	20.00 14.00	47. FIREWOOD Per Maund— Mandi 2.00 2.0
		Bilaspur Average	20.00 17.87	N.R. 17.87°	Chamba 2.00 2.0
	31.	WHEAT BRAN Per Maund-		17.07	Bilaspur 2.50 N.R
		Kasumpti Mandí	12.50 12.00	15.00	Average 2.00 2.00
		Sundernagar	11.00	11.00	Mandi 5.00 5.0
	32.	Average PADDY BRAN Per Maund—	11.83	13.33	Chamba 5.00 5.00 Nahan 5.00 5.00
		Mandi	2.00	2.00	Bilaspur 8.00 8.0
		Sundernagar Paonta	3.00 2.00	3.00 1.50	Average 5.75 5.75 49. GOLD Per Tola—
		Average	2.33	2.16	Mandi 111.12 112.0
G.		OUSTRIAL RAW MATERIAL: COTTON GINNED (Desi) Per		Î.	Chamba 114.00 114.00 Average 112.56 113.00
	JJ.	Maund—			50. SILVER Per 100 Tolas—
		Mandı Bilaspur	60.00 75.00	60.00 N.R.	Chamba 194,00 194,00
	74	Average	67.50	67.50	Average 190.00 190.2
	34.	WOOL (Desi) Per Maund— Chamba	200.00	200.00	N.A Not Available.
	35.	TIMBER (Dayar) Per Cubic Foot-			N.Q. — Not Quoted. N.R. — Not Received.
	36	Mandi	9.00	9.00	N.T. — No Transaction.
	JU.	Mandi	6.50	6.50	U.V. — Under Verification. * — Estimated,